



राजपत्र, हिमाचल प्रदेश

हिमाचल प्रदेश राज्यशासन द्वारा प्रकाशित

खंड 32]

शिमला, शनिवार, 11 अगस्त, 1984/20 श्रावण, 1906

[संख्या 32

विषय-सूची

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—	प्रनपूरक	1010—1021

11 अगस्त, 1984/20 श्रावण, 1906 को समाप्त होने वाले सप्ताह में निम्नलिखित विज्ञप्तियां 'भ्राष्टाचारण राजपत्र, हिमाचल प्रदेश' में प्रकाशित हुईः—

विज्ञप्ति की संख्या	विभाग का नाम	विषय
संख्या 6-19/77-टी.पी.टी., दिनांक 2 जुलाई, 1984.	परिवहन विभाग	सार्वजनिक वाहन के लिये हिमाचल प्रदेश और उत्तर प्रदेश राज्यों के बीच व्यापारी करार दा प्रह्लप इसके प्राधिकृत अप्रेजी रूपान्तर सहित।
क्रमांक एल.एल.आर-डी (6) 1/84, दिनांक 6 अगस्त, 1984.	विधि विभाग	हिमाचल प्रदेश हिन्दू सार्वजनिक धार्मिक संस्था और पूर्त विद्यास अधिनियम, 1984 (1984 का अधिनियम संख्याक 18) इसके प्राधिकृत अप्रेजी रूपान्तर सहित।
—	Directorate of State Lotteries	Result of 202nd draw of "Himalayan Weekly" held at Shimla on 7th August, 1984.

भाग 1-वैधानिक नियमों को छोड़ कर हिमाचल प्रदेश के राज्यपाल और हिमाचल प्रदेश हाई कोर्ट द्वारा अधिसूचनाएं इत्यादि

हिमाचल प्रदेश हाई कोर्ट

NOTIFICATIONS

Shimla-1, the 23rd July, 1984

No. HHC/GAZ/14-137/82-9627.—The Hon'ble the Chief Justice and Judges are pleased to grant 10 days earned leave with effect from 25-7-1984 to 3-8-1984 in favour of Shri Pritam Singh, Sub-Judge-cum-Judicial Magistrate 1st Class, Nahan, H. P.

Certified that Shri Pritam Singh will join the same post and at the same station from where he proceeds on leave after the expiry of the above period of leave.

Certified further that Shri Pritam Singh would have continued to hold the post of Sub-Judge-cum-Judicial Magistrate but for his proceeding on leave.

By order,
B. K. SHARMA,
Deputy Registrar (Admn.).

Shimla, the 24th July, 1984

No. HHC/Admn. 6 (18)/77-III-9724.—In exercise of the powers vested in them by section 13 of the Code of Criminal Procedure 1973 (Amendment Act No. 45 of 1978) the Hon'ble Chief Justice and Judges are pleased to confer the powers of Special Judicial Magistrate 1st Class upon Shri G. S. Rathore, Assistant Commissioner, Municipal Corporation, Shimla, for a period of one year with immediate effect in respect of the offences detailed in the Second Schedule to Section 384 of the H. P. Municipal Corporation Act, 1979 (Act No. 9 of 1979).

The Hon'ble Chief Justice and Judges are further pleased to confer the powers of the Special Judicial Magistrate 1st Class upon Shri G. S. Rathore, Assistant Commissioner, Municipal Corporation, Shimla, for the above said period in respect of the offences under section 416 of the H. P. Municipal Corporation Act, 1979 (Act No. 9 of 1979) Shri Rathore is also specially empowered with the aforesaid powers (Special Judicial Magistrate 1st Class) to try the offences detailed in the Second Schedule to section 384 and the offences under section 416 of the H. P. Municipal Corporation Act, 1979 summarily under section 260 of the Code of Criminal Procedure.

He will exercise these powers within the local limits of Municipal Corporation Shimla only.

Shimla-1, the 25th July, 1984

No. HHC/Admn. 6 (23)74-I.—Consequent upon the grant of 10 days earned leave with effect from 25th July, 1984 to 3rd August, 1984 in favour of Shri Pritam Singh, Sub Judge-cum-Judicial Magistrate, Nahan, H.P. the Hon'ble Chief Justice in exercise of the powers vested in him under rule 1.26 of the H. P. Financial Rules, 1971, Vol. I, is pleased to declare the Senior Sub-Judge cum-Chief Judicial Magistrate, Nahan, H. P. as Drawing and Disbursing Officer in respect of the Court of Sub-Judge-cum-Judicial Magistrate, Nahan. His Lordship is further pleased to declare the Senior Sub-Judge-cum-Chief Judicial Magistrate, Nahan as Controlling Officer for the purpose of T.A. etc; in respect of Class III and IV establishment of the aforesaid Court under head "214-Administration of Justice" for the aforesaid period of leave or until Shri Pritam Singh returns from leave.

By order,
R. L. KHURANA,
Registrar.

Shimla-1, the 27th July, 1984

No. HHC/Admn. 6(24)/74-I.—In exercise of the powers vested in them by section 260 (1) (C) of the Code of

Criminal Procedure, 1973, the Hon'ble Chief Justice and Judges are pleased to empower all the Judicial Magistrate 1st Class, in Himachal Pradesh to try the offences under the Motor Vehicles Act in a summary manner.

By order,
Sd/-
(Registrar. Vig.)

Shimla-1, the 28th July, 1984

No. HHC/GAZ/14-19/75.—The Hon'ble Chief Justice and Judges and pleased to accord sanction for the extension of four days commuted leave with effect from 25-7-84 to 28-7-84 with permission to suffix Sunday falling on 29-7-1984 in favour of Shri M.R.Verma, Registrar Vigilance of this court in continuation to 14 days commuted leave granted earlier *vide* notifications of even number, dated 17-7-1984 and 21-7-1984.

Certified that Shri M.R.Verma is likely to join the same post and the same station from where he proceeded to avail the above mentioned leave.

Certified further that Shri M.R.Verma would have continued of hold the post of Registrar Vigilance but for his proceeding on leave for the above period.

Shimla-1, the 28th July, 1984

No. HHC/GAZ/14-39/74.—The Hon'ble Chief Justice and Judges are pleased to accord sanction to the grant of 3 days commuted leave from 23-7-84 to 25-7-84 in favour of Shri R. L. Raghu, Deputy Registrar (Rules) of this Registry.

Certified that Shri R. L. Raghu has joined the same Post and at the same station from where he proceeded to avail the above mentioned leave.

Certified further that Shri R. L. Raghu would have continued to hold the post of Deputy Registrar (Rules) but for his proceeding on leave for the above period.

By order,
B. K. SHARMA,
Deputy Registrar (Admn.).

Shimla-2, the 1st August, 1984

No. HHC/GAZ/14-150/83.—Consequent upon the acceptance of the resignation of Shri Kuldip Jain, Sub-Judge-cum-Judicial Magistrate (II), Shimla w. e. f. 19-7-1984 *vide* H. P. Government Notification No. Home(B)-(B)3-3/84, dated 31-7-1984, he is hereby relieved of his duties with immediate effect.

By order,
Sd/-
Registrar.

EDUCATION DEPARTMENT

NOTIFICATION

Shimla-2, the 9th April, 1984

No. Kha (3)9/83-Shiksha-Ka.—The Governor, Himachal Pradesh is pleased to grant one year's extension in service to Smt. R. Bidhi Singh, Principal Govt. Higher Secondary School, Nahan w. e. f. 1-2-1984 to 31-1-85 being a State Awardee, Smt. R. Bidhi Singh, will now retire from Govt. service on 31-1-1985 (A.N.).

S. S. SIDHU,
Commissioner-cum-Secretary.

बन, घेती एवं संरक्षण विभाग

अधिकारी सूचना

शिमला-2, 1 मार्च, 1984

संख्या 6-16/73-एस ०५८ II.—सरकार को यह प्रतीत होता है कि वन्य जीवी के संरक्षण प्रजनन और विकास तथा इसके पर्यावरण के प्रयोगजनार्थ निम्नलिखित क्षेत्र पारिस्थितिक जीव जन्तु सम्बन्धी बनाये गये वन्यजीवों के व्यवस्था प्रबन्ध के लिए अप्रकृति क्षेत्र को गहर अध्ययन के पश्चात् भारतीय संघर्षकाल के रूप में व्यवधारित किए जाएंगे।

सीमाएँ:—

उत्तर: कसोल धार, रोहनी धार, कनोटू धार, बांडे धार, जरम धार, मथाऊल धार, कोकगनी चोटी तक रक्ती धार।

पूर्व: कोकगनी चोटी गांव पिशू।

दक्षिण: गांव पिशू से सिरी काड महादेव तक सिरी काड धार और पलाचन गाड और तोरथन गाड के बीच पनधारा के साथ-साथ उस बिन्दू तक जहाँ यह (खोंरोंगचा गांव से पूर्व की प्रांत) खोंरोंगचा धार से मिलती है।

पश्चिम: तीरथन खड जलागम:

खीरोंगचा गांव की धार के साथ-साथ तीरथन खड तक खड के पार, रोला आर० ०५० की पश्चिमी सीमा के साथ-साथ एवम् खुण्डी डी० ०१० एफ.—गांव के रास्ते के साथ-साथ गुराट थान तक।

सैंज खड जलागम में लापाह गांव के पूर्व नाला में उत्कीपित धार के साथ-साथ, नाला के साथ सैंज खड तक, सैंज खड की धार के साथ ऊपर की ओर उस बिन्दू तक जहाँ यह मसान गांव के पूर्व नाला के मिलती है, नाला के साथ सैंज और करताऊल गाड पनधारा को बाटने वाली पहाड़ी तक पहाड़ी के साथ-साथ नीचे की ओर भागी काशहरी गांव के विपरीत करताऊल गाड के साथ-साथ और धार के साथ भाग कलाहरी गांव के एन० ६० डक्लियु थाप तक, बुंगा धार के साथ बुंगा तक।

जीवा लाल जलागम में

बुंगा से धार के साथ जीवा नाल तक, जीवा नाल के पार धाट धार के साथ जीवा नाल और कुरला नाल की पनवार को अलग करने वाली पहाड़ी तक।

मध्यवर्ती भाग:

उत्तर: भुमरू थाना पुल पील पारवती नदी के साथ-साथ झुमरू थाना पुल से पिन पारवती दरों तक।

पूर्व: पिन पारवती दरों पीर से पंजाल श्रृंखला के साथ-साथ शीकारोग खांगों दरें तक।

दक्षिण: कुड गाड के उपरी जलागम में कोट डोरी से नांटी गांव से ऊपर नांटी गाड तक। सर्ची गाड के उपरी जलागम, उमली गाड, वसलोई दर्वा पलाचन गाड के साथ गुशानी तक और पलाचन गाड के साथ गुरानी तक और तीरथन नदी की निचली धार के साथ कलबाड़ी नाला तक।

पश्चिम: कलबाड़ी नाला दालू धार गुहारों गाड सैंज गाड के साथ निचे की ओर धारा के साथ बांगा गाड तक बांगा गाड, कड्डी गलु कण्डी नाला से गाऊसा तक, सीसगाहर की पश्चिम सीमाएँ शमी दूध, कालांग घाटनी और चौला डी० ०१० एफ० ०१० के साथ-साथ कनोरा नाल पारवती नदी पर झुमरू थाना पुल तक।

शारणस्थल:

उपरान में सधन वन्य जीव प्रजार्थी देव या पूर्ण संरक्षण या अव्ययत या वन्य जीवों के व्यवस्था प्रबन्ध के लिए अप्रकृति क्षेत्र को गहर अध्ययन के पश्चात् भारतीय संघर्षकाल के रूप में व्यवधारित किए जाएंगे।

अधिकारी सूची,

हस्ताक्षरित/-

वित्तायुक्त (विकास) एवं सचिव।

[Authorized English version of notification No. 6-16/73-SF-II, dated 1-3-84 as required under Article 348 (3) of the Constitution of India].

FOREST FARMING AND ENVIRONMENTAL CONSERVATION DEPARTMENT

NOTIFICATION

Shimla-2, the 1st March, 1984

No. 6-16/73-SF-II.—Whereas it appears to the Government that the following areas is of ecological, faunal, geomorphological and zoological importance for the purpose of protecting, propagating and developing of wild life and its environment the Governor, Himachal Pradesh in exercise of the powers vested in him under section 35(1) of the Wild Life (Protection) Act, 1972 (No. 53 of 1972), declares his intention to constitute the following area as "Great Himalayan National Park":—

BOUNDARIES:

North: Kasol Dhar, Rohni Dhar, Phanetu Dhar, Khade Dhai Jaram Dhar, Mathaun Dhar, Rakti Dhar upto Kokshani peak.

East: Kokshani Peak, Gashu Pishu.

South: Siri Kand Dhar from Gashu Pishu to Siri Kand Mahadev and then along water shed between Palanchan Gad and Tirthan Gad upto the point it meets Khorangoha Dhar (East of Korangoha Village).

West: Tirthan Khad catchment, in Along Khorongoha village Dhar to Tirthan Khad, across the Khad along the Western Boundary of Bolla RF and Rakhdhi DPF along the village path upto Gurat thatch.

In Sainj Khad Catchment: Along Dhar culminating into a Nala East of Lapah Village, along the Nala to main Sainj Khad, upstream along Sainj Khad upto the point of its confluence with Nala east of Manjhan village, along the Nala upto main ridge dividing Sainj and Kartaul Gad water shed along the main ridge down wards and then along upto Kartaul Gad (opposite to Bhagi Kashahri Village) along Dhar NE of Bhag Kashahri village upto Deun Thatch, along Bunga Dhar upto Bunga.

In Jiwa Nal Catchment: From Bunga along Dhar to Jiwa Nal, across Jiwa Nal along Ghati Dhar upto the ridge dividing water shed of Jiwa Nal and Hurla Nal.

Buffor Zone: North:—Jhumru Thana Bridge all along Parvati River starting from Jhumru Thana Bridge upto Pin Parvati Pass.

East: Pin Parvati Pass along Pir Panjal range upto Shokarog Khango Pass.

South: Upper catchment of Kut Gad above Kot Dogri above Nanti village in Nanti gad, upper catchments of Sachi gad, Umla gad, Basloe Pass along Pakchan Gad upto Gushani then along Palachan Gad upto Gushaini, along Tirthan River down stream upto Kalwari Nala.

West: Kalwari Nala, Dadlu, Dhar, Nuhari Gad, along Sainj Gad down stream upto Baga Gad, Bata Gad Kandi Galu, Kandi Nal upto Gadsa, then western boundaries of Sisgah, Shamidugh, Kalga Ghantni and Chola DPFs along Kanora Nal upto Parvati River at Jhumru Thana Bridge.

Sanctum Sanctorum: The area of high densities of Wild Life species or areas requiring absolute protection or for study or other Wild Life Management purposes will be identified within the Park after careful studies and will be termed as *Sanctum sanctorum*.

[Authoritative English Text of H. P. Govt. notification No. 2-426/69-SI-II, dated 1-8-84 as required under article 348 (3) of the constitution of India]

LABOUR DEPARTMENT

NOTIFICATION

Shimla-2, the 1st August, 1984

By order,
B. C. NEGI,
Financial Commissioner (Dev.)-cum-
Secretary.

गृह विभाग

अधिसूचना

शिमला-2, 27 जुलाई, 1984

संख्या-गृह (ए)प(1) 7/80.—यजाब पुलिस नियम, 1934 जैसे कि यह हिमाचल में लागू है के नियम 1.10 के साथ पठित दण्ड प्रिक्या संहिता, 1973 (1974 का दसरा अधिनियम) की वारा 2 की उप-धारा (एस) के अन्तर्गत, राज्यपाल, हिंदू ०१० प्रदत्त शक्तियों का प्रयोग करते हुए नीचे दो गई अनुसूची के स्तम्भ (2) में दिये गये ९ गांव (क्रमांक १ से ९ तक) के स्तम्भ (3) में दिये गये पुलिस थानों के कार्य क्षेत्र में से निकाल कर स्तम्भ (4) में दिये गये थानों के कार्य क्षेत्र में, तबदील करने का तुरन्त सहृदयादेश देते हैं:—

अनुसूची

क्रमांक	गांव का नाम	पुलिस स्टेशन का नाम	पुलिस स्टेशन का नाम
	जिसमें ग्राम शामिल है	जिसमें ग्राम शामिल है	जिसमें ग्राम इस अधिसूचना से शामिल होंगे

1	2	3	4
1.	छोता (छोता)	धरमगढ़	कण्डाघाट
2.	वर्षी-वर्णी	"	"
3.	हेरा	"	"
4.	आंगाकोलीयान	"	"
5.	मनोल	"	"
6.	हनेहर	"	"
7.	डियावण्डा	"	"
8.	पाडलो	"	"
9.	गैहर	"	"

आदेश द्वारा,
हस्ताक्षरित/-
संचित ।

श्रम विभाग

अधिसूचना

शिमला-2, 1 अगस्त, 1984

संख्या-2-426/69-एस. आई-II.—हिमाचल प्रदेश के राज्यपाल, हिमाचल प्रदेश वागान श्रम नियम, 1978 के नियम 1 के उप-नियम (3) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, 15 अगस्त, 1984 को ऐसी तारीख के स्पष्ट में नियत करते हैं जिस तारीख को उक्त नियम के नियम 13 से 20 और 30 से 43 तक वागान श्रम अधिनियम, 1951 (1951 का अधिनियम संख्या 69) के अधीन आने वाले वागान की वाबत प्रवृत्त होंगे।

आदेश द्वारा,
आरो ० क्रान्ति-
संचित ।

No. 2-426/69-SI-II.—In exercise of the powers conferred by sub-rule (8) of rule-I of the Himachal Pradesh Plantation Labour Rule, 1978, the Governor of Himachal Pradesh is pleased to appoint 15th August, 1984 as the date on which Rules 13 to 20 and 30 to 43 of the said Rules shall come into force in respect of plantations covered under the Plantations Labour Act, 1951 (Act No. 69 of 1951).

By order,
R. K. ANAND,
Secretary.

M.P.P. & POWER DEPARTMENT

NOTIFICATIONS

Shimla-171002, the 22nd June, 1984

No. MPP-F(5)-24/87.—Agreement made between the Himachal Pradesh State Electricity Board and the Government of Himachal Pradesh through the Secretary (M.P.P. & Power) for the construction of 132 K.V. S/C Transmission line from Girinagar to Solan Tower No. 216 & 219 is hereby published in the Gazette for the information of general public under section 42 of the Land Acquisition Act, 1894.

Sd/-
Under Secretary.

AGREEMENT

THIS AGREEMENT is made on the 21st day of June, 1984, BETWEEN the Himachal Pradesh State Electricity Board having its headquarters at Shimla as statutory body incorporated under the provisions of the Electricity (Supply) Act, 1948 (Act No. LIV of 1948) through Sh. K.C. Mahajan, Chairman, Himachal Pradesh State Electricity Board (herein called "The Company" which expression shall, unless the context otherwise require, includes his successors in office and assignees) of the one part and the Governor of Himachal Pradesh, through the Secretary (M.P.P. & Power), Government of Himachal Pradesh (hereinafter called "The Governor" which expression shall, unless the context otherwise require, include his successors in office and assignees) of the other part;

WHEREAS for the purpose of the construction of 132 K.V. Tower line from Giri to Solan Tower No. 216 & 219 in District Solan the Company has applied to the Government of Himachal Pradesh for the acquisition under the provisions of the Land Acquisition Act, 1894, for the piece of land containing an area of 0-4 bigha as per detail noted in the specification below situated in the Villages Anji and Sarnu, Tehsil & District Solan, and more particularly described in the schedule hereto and delineated in the plan hereunto annexed;

AND WHEREAS the said Government of Himachal Pradesh being satisfied by an enquiry held under section 40, of the said Act that the proposed acquisition is needed for the aforesaid purpose and the said work is likely to prove useful to public, has consented to acquire on behalf of the Company, the piece of land hereinbefore described;

AND WHEREAS the said Government of Himachal Pradesh has required the Company under the provisions

of section 41 of the above mentioned Act to enter into the Agreement with the Governor hereinafter contained;

Now this indenture witnesseth that it is hereby agreed and declared as follows :—

1. On demand the Company shall and will pay to the said Government all and every amount in lieu of the said land tendered, paid or awarded or to be tendered, paid or awarded by the Collector under the Land Acquisition Act, 1894, or by court or courts to which an appeal from the award of the said court may be preferred and all costs, charges and expenses of the proceedings in the aforesaid courts, or otherwise, incidental of the proposed acquisition or payable in respect thereof under the provisions of the said Act.
2. On demand made by the said Collector the obligations of the Company under the last preceding clause not being thereby, limited, the Company shall and will deposit with the said Collector such sum or sums or money as in his discretion the said Collector may in anticipation estimate to be necessary for the purposes mentioned in the last preceding clause.
3. On payment by the Company of all demands under the foregoing first clause, or in the discretion of the said Government (on deposit by the Company of all estimated amounts as provided in the second clause), but not before possession shall have been taken under the provisions of the above mentioned Act, the Government shall make over possession of the said land to the Company and shall execute and do all such acts and deeds as may be necessary and proper for effectually vesting the same in the Company.
4. The said land shall be held by the Company for the purpose of such as construction 132 K.V. Tower Line from Giriagar to Solan, Tower No. 216 & 219 in Solan district, as is hereinbefore mentioned and without the sanction in writing of the said Government first had and obtained for no other purpose whatsoever.
5. The construction of the 132 K. V. Tower Line from Giri to Solan, Tower No. 216 & 219 in Solan district, shall be completed (and fully equipped in all respects ready for use) within minimum period of 2 years from the date on which possession of the said land shall have been given to the Company.
6. Should the said land/tower line not be completed (and fully equipped in all respect ready for use) within the period stated in the last preceding clause or within such further period as in its discretion may be prescribed or allowed by the said Government or should the said land at any time thereafter cease for a period of six consecutive months to be held and used or cease to be required for the purpose or purposes provided for in the foregoing 4th clause then and in any such case, the said Government may summarily re-enter upon and take possession of the said land together with all land/tower line thereafter whether such land/tower line were erected before or after the transfer of the land to the Company, and thereupon the interest of the Company in the said land and tower line shall absolutely cease and determine.
7. On taking such possession the said Government may sell or otherwise deal with the said land and tower line as it may think proper :—
 - (i) Should the said Government sell the land with the land/tower line and the said

Government after deducting the expenses incurred in connection with the said taking of possession and with such sale shall pay the proceeds to the Company.

- (ii) Should the said Government decide not to sell the land the said Government shall retain the said land thereon in which case the Govt. shall repay to the Company the market value as on the day of re-entry of all the land/tower line erected by the Company and sums received from the Company in respect of all and every amount as provided in the foregoing 1st clause (less the statutory allowance of 15 per cent and less any amount received on account of trees and buildings which are not in existence at the time of resumption), but will not repay any sums paid and received on account of costs, charges and expenses of acquisition.
- (iii) Should the said Government decide to sell the land only upon such sale, the Governor, shall after deducting the expenses of taking possession and selling pay the balance of the proceeds of sale to the Company, together with the sum received from the Company in respect of the amount for the land (less the statutory allowance of 15 per cent and less any amount received from the Company on account of trees and buildings etc. which are not in existence at the time of resumption), but will not repay any sum paid and received on account of costs, charges and expenses of acquisition.
8. Should any dispute or difference arise touching or concerning the subject matter of this agreement or any covenant clause of thing herein-contained, the same shall be referred to the Secretary (Law) to the Government, and opinion and the decision of the aforesaid Secretary (Law) upon such dispute or difference shall be final and conclusive and binding on the parties thereto.
9. In witness whereof Shri K.C. Mahajan, Chairman, Himachal Pradesh State Electricity Board for and on behalf of the Himachal Pradesh State Electricity Board and Shri K. C. Mahajan, Secretary (M.P.P. & Power) to the Himachal Pradesh Government, Shimla-2, for and on behalf of the Governor of Himachal Pradesh have hereunto set their respective hands and seal on the day and year first above written.

Sd/-
Chairman,
H.P. State Electricity Board,
Shimla-4.

WITNESSES:

Sd/-

1. Member (Electrical),
H.P. S.E.B., Shimla-4.

Sd/-

2. Secretary,
H.P. S.E.B., Shimla-4.

Signed sealed and delivered
by—

WITNESSES:

हस्ता/-
1. अनुभाग अधिकारी,
विद्युत शाखा,
हिमाचल प्रदेश सरकार,
शिमला-171002.

K. C. MAHAJAN,
Secretary (M.P.P. & Power) to
the Government of Himachal
Pradesh on behalf of Governor
of Himachal Pradesh.

Sd/-

2. Under Secretary,
M.P.P. & Power to the Government
of H.P., Shimla.

All that piece of parcel of land situated in villages Anji & Sarnu, containing an area of 0-4 Bigha/Biswa detailed as under:-

SPECIFICATION

District : SOLAN		Tehsil : SOLAN	
Village	Khasra No.	Area	
		Big.	Bis.
1	2	3	4
ANJ	9/2/1	0	2
SARNU	60/1	0	2
Total kitta	2	0	4

शिमला-2, 12 जुलाई, 1984

संख्या विद्युत छ (5) 1/84.—यतः राज्यपाल, हिमाचल प्रदेश को यह प्रतीत होता है कि हिमाचल प्रदेश राज्य विजली बोर्ड जो कि भू-अर्जन अधिनियम, 1894 (1894 का पहला अधिनियम) का धारा-3 (३) के अनुगत एक कार्यालय है के द्वारा इन्होंने व्यय पर सार्वजनिक प्रयोजन नामतः प्राम कुम्हो तहसील रामपुर, जिला शिमला में कोटलां-कुम्हो सुडक के निर्माण हेतु भूमि अर्जित करना अपेक्षित है। अतएव एतद्वारा यह अधिसूचित किया जाता है कि उक्त परिक्षेत्र में जैसा कि नीचे विवरणी में निर्दिष्ट किया गया है उपरोक्त प्रयोजन के लिए भूमि का अर्जन अपेक्षित है।

2. यह अधिसूचना ऐसे सभी व्यक्तियों जो इससे सम्बन्धित हो सकते हैं की जानकारी के लिए भू-अर्जन अधिनियम, 1894 की धारा 4 के उपबन्धों के अनुगत जारी की जाती है।

3. पूर्वोक्त धारा द्वारा प्रदत्त व्यक्तियों का प्रयोग करते हुए राज्यपाल, हिमाचल प्रदेश इस ममय इस उपक्रम में कार्यरत अधिकारियों, उन के कर्मचारियों तथा अधिकारियों को इलाके में किसी भी भूमि में प्रवेश करने तथा सरोकार करने और उस धारा द्वारा प्रदत्त अधिकार अनुमत सभी अन्य कार्यों को करने के लिए सहर्ष प्राधिकार देते हैं।

4. कोई भी ऐसा हितबद्ध व्यक्ति, जिसे उक्त क्षेत्र में कथित भूमि के अर्जन पर कोई आपत्ति हो, वह इस अधिसूचना के प्रकाशित होने के 30 दिनों की प्रबंधि के भोतर लिखित रूप में भू-अर्जन समाहर्ता हिमाचल प्रदेश राज्य विजली बोर्ड स्टोक्स ब्लैस, शिमला-2, के समक्ष अपनी आपत्ति दायर कर सकता है।

वि. रणी

जिला: शिमला

तहसील: रामपुर

ग्राम	खसरा नं०	क्षेत्र		
		क्षेत्र	हेक्टेयर	
1	2	3	4	5
कुम्ही	107	0	00	90
	80/1	0	00	92
	95/1	0	00	16
	35/1	0	01	22
	35/2	0	00	84
	36	0	01	74
	65/1	0	21	80
	16/1	0	00	84
	17/1	0	01	14
	73/1	0	02	62
	20/1	0	00	57

1	2	3	4	5
100/1		0	09	37
21/1		0	31	62
63/1		0	00	38
78/1		0	07	83
98		0	00	70
101/1		0	11	55
107/2		0	02	88
99		0	02	12
1/1		0	09	80
1/2		1	12	05
33/1		0	22	99
33/2		0	02	80
34/1		0	47	61
45/1		0	02	38
47/1		0	00	06
55/1		0	00	40
56/1		0	03	48
59/1		0	10	25
71/1		0	01	34
72/1		0	01	62
79		0	04	13
81/1		0	00	11
86/1		0	00	8
87/1		0	02	94
169/1		0	98	33
170/1		0	54	81
3/1		0	00	51
26/1		0	08	44
37/1		0	05	46
54/1		0	00	52
57/1		0	08	49
5/2		0	04	24
77/1		0	01	94
106/1		0	01	44
175		0	10	21
176/1		0	04	88
177/1		0	01	68
कुल कित्ता	48	5	22	83

शिमला-2, 12 जुलाई, 1984

संख्या : विद्युत-छ (5) 25/81.—यतः हिमाचल प्रदेश के राज्यपाल को यह प्रतीत होता है कि हिमाचल प्रदेश राज्य विद्युत परिषद द्वारा अपने व्यय पर सार्वजनिक प्रयोजन के लिए गांव भड़ोलियां खुदै, जिला ऊना में 66को 90 वी० उप-केन्द्र एवं आवास गृह के विर्याण के लिए भूमि ली जानी अपेक्षित है, एतद्वारा यह घोषित किया जाता है कि निम्नलिखित विस्तृत विवरण में वर्णित भूमि उपर्युक्त प्रयोजन के लिए अपेक्षित है।

2. भू-अर्जन अधिनियम, 1894 की धारा 6 के उपबन्धों के अधीन सभी सम्बन्धित व्यक्तियों के लिए यह घोषणा की जाती है और उक्त अधिनियम की धारा 7 के उपबन्धों के अधीन भू-अर्जन समाहर्ता हिमाचल प्रदेश राज्य विद्युत बोर्ड को एतद्वारा उक्त भूमि के अर्जन के लिए आदेश निम्न का निर्देशित्या जाता है।

3. भूमि को खेदांक भू-अर्जन समाहर्ता, हिमाचल प्रदेश राज्य विजली बोर्ड, मण्डी, जिला मण्डी, हिमाचल प्रदेश के कार्यालय में निरीक्षण किया जा सकता है।

विनियोग	तहसील : ऊना	ग्राम	खसरा नम्बर	क्षेत्र
		1	2	3
भड़ोलियां खुदै	1164/1			0-16

2. भू-अर्जन अधिनियम 1894 की धारा 6 के उपबन्धों के अधीन सभी सम्बद्धित व्यक्तियों के लिए यह घोषणा की जाती है और उक्त अधिनियम की धारा-7 के उपबन्धों के अधीन भू-अर्जन समाहर्ता, हिमाचल प्रदेश राज्य विद्युत बोर्ड मण्डी को एतदद्वारा उक्त भूमि के अर्जन के लिए आदेश लेने का निदेश दिया जाता है।

3. भूमि हो रेखांक भू-अर्जन समाहर्ता, हिमाचल प्रदेश राज्य विजली बोर्ड, मण्डी, जिला मण्डी, हि० प्र० के कार्यालय में निरीक्षण किया सकेगा।

विनिर्देश

जिला: कांगड़ा

तहसील: देहरा

गांव	खसरा नं०	धेनू वर्गभौमिक
१	२	३
अमरपुरी	1644	655.49
	1645	1269.66
	1646	4900.30
	1643	655.49
	266	6918.30
	267	1408.68
	269	7041.95
	1644/1	17498.08
	268	15.56
कुल कित्ता . .	9	40363.51

गिमला-2, 21 जुलाई, 1984

संभवा: विद्युत-४ (5)-24/83.—यतः हिमाचल प्रदेश के राज्यालय को यह प्रतीत होता है कि हिमाचल प्रदेश राज्य विद्युत परिषद् द्वारा ग्रामीण व्यवस्था के बढ़े खम्बों के निर्माण के लिए भूमि ली जानी अनिवार्य है। एतदद्वारा यह घोषित किया जाता है कि निम्नलिखित विस्तृत विवरण में वर्णित भूमि उपर्युक्त अर्योजन के लिए अप्रेक्षित है।

2. भू-अर्जन अधिनियम, 1894 की धारा 6 के उपबन्धों के अधीन सभी सम्बद्धित व्यक्तियों के लिए यह घोषणा की जाती है और उक्त अधिनियम की धा०-7 के उपबन्धों के अधीन भू-अर्जन समाहर्ता, हिमाचल प्रदेश राज्य विद्युत बोर्ड, गिमला-2 को एतद्वारा उक्त भूमि के अर्जन के लिए आदेश लेने का निदेश दिया जाता है।

3. भूमि का रेखांक भू-अर्जन समाहर्ता, हिमाचल प्रदेश राज्य विजली बोर्ड, मण्डी, जिला मण्डी के कार्यालय में निरीक्षण किया जाएगा।

विनिर्देश

जिला: मिरमोर

तहसील: पच्छाद

ग्र.म	खसरा नम्बर	धेनू वी० वि०	टावर नं०
१	२	३ ४	५
जोहाना	1033/63/1	0 2	145
बटोल	432/391/378/1	0 2	150
टिक्कर	597/151/1	0 2	151

माग 2—वैधानिक नियमों को छोड़ कर विभिन्न विभागों के अध्यक्षों और ज़िला भेजिस्ट्रेटों द्वारा प्रधिसूचनाएं इत्यादि

OFFICE OF THE DISTRICT MAGISTRATE
KINNAUR DISTRICT, KALPA (H.P.)
NOTIFICATION

Kalpa, the 20th July, 1984

No. FDS. 1-29/73-III-3459-3503.—In supersession of all previous notifications issued by this office and in exercise of the powers vested in me under clause 3 of the Kerosene Oil (Fixation of Ceiling Prices) Order, 1970, I, Vivek Srivastava, I.A.S., District Magistrate, Kinnar district, Kalpa do hereby fix the wholesale and retail sale rates of superior kerosene oil at the places mentioned below

	1	2	3 4	5
टिक्कर (वरासड़ा)	583/508/1	0 2		152
मरांह	330/1	0 1		147
	331/1	0 1		
बटोल	417/278/1	0 2		149
जोहाना	80/1	0 2		144
काहन	1071/408/1	0 5		137

कुल कित्ता.. 8 0 19

आदेश द्वारा,
कैलाश चन्द्र महोजन,
सचिव।

TECHNICAL EDUCATION, VOCATIONAL & INDUSTRIAL TRAINING DEPARTMENT

CORRIGENDUM

Shimla-171002, the 28th July, 1984

No. 2-43/83-STV.—Please delete Sl. No. 2 of the composition "Member of the State Legislative to be nominated by the Deputy Commissioner of the District concerned" and read with Sl. No. 1 to 5 instead of 1 to 6 appearing in this department notification of even number, dated the 11th July, 1984.

By order,
B. B. TANDON,
Commissioner-cum-Secretary.

HIMACHAL PRADESH VIDHAN SABHA
SECRETARIAT

NOTIFICATION

Shimla-171004, the 11th June, 1984

No. 6-16/84-VS.—On his appointment Shri Kranti Kumar Sharma assumed charge of the office of Deputy Secretary, Himachal Pradesh Vidhan Sabha on the forenoon of the 7th June, 1984, relieving Shri I. D. Sood, his predecessor in office.

By order,
V. VERMA,
Secretary.

with immediate effect:—

S. No.	Name of Station	Wholesale rate excluding sales Tax & surcharge per litre	Retail sale rate including sales tax and surcharge per litre
1	2	3	4
1.	Kalpa	1.98	2.24
2.	Peo	1.97	2.22

1	2	3	4
3.	Tapri, Cholling, Wangtu and Powari.	1.97	2.22.
4.	Sangla and Kupa	2.01	2.27
5.	Shongthong, Karcham Nigulsai, Chaura, Solding & Sungra.	1.97	2.22
6.	Nichar, Ponda & Bhaba	2.01	2.28
7.	Pooh	2.04	2.30
8.	Akpa	1.99	2.25
9.	Moorang Jhulla	2.00	2.26
10.	Jangi	2.00	2.26
11.	Spillow	2.00	2.27
12.	Siaso Khad	2.02	2.28
13.	Malling	2.05	2.32
14.	Chango	2.06	2.33
15.	Khabo	2.04	2.30

authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

Any person interested, who has any objection to the acquisition of any land in the locality may, within thirty days of the publication of this notification, file an objection in writing before the Collector of Land Acquisition, H.P., P.W.D., Mandi & Kullu at Mandi.

*Construction of Deodhar-Kheelgaloo road.

No. SEI-R-25-147/84-8404-07.

Mandi, the 17th May, 1984.

SPECIFICATION

District: MANDI		Tehsil: SADAR			
Village	Khasra No.	Area			
1	2	Big.	3	4	5
MANTHALA		670/1	0	05	07
		671/1	0	00	08
		1031/1014/1	0	11	16
Kitta		3	0	17	11

FATHEWAHAN	19/1	0	05	14
	50/1	0	01	00
	80/1	0	00	15
	83	0	03	06
	84/1	0	02	01
	84/3	0	01	10
	150/1	0	01	10
	172/1	0	00	19
	175/1	0	00	16
	691/1	0	02	17
	693/1	0	10	08
	697/1	0	00	15
	940/240/1	0	17	06
Kitta	13	2	08	17

Tehsil: SARKAGHAT

*Construction of Talyar-Pingla-Thona-Sarkaghat road.

No. SEI-R-25-34/84-8408-11.

Mandi, the 17th May, 1984.

JANED	1170/1	1	05	07
	1155/1/1	0	01	14
	1154/1	0	03	06
	1156/1	0	12	16
	1916/1172/1	1	02	14
	1916/1172/2	0	12	05
	789/1	0	04	03
	789/2	0	03	18
	1143/1	1	06	12
	1155/1	1	03	19
	1919/809/2/1	0	02	12
Kitta	11	6	19	05

PUBLIC WORKS DEPARTMENT

NOTIFICATIONS

Whereas it appears to the Governor, Himachal Pradesh that land is likely to be required to be taken by the Himachal Pradesh Government at public expense for a public purpose*. It is hereby notified that the land in the locality described below is likely to be acquired for the said* purpose.

This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894 to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor, Himachal Pradesh is pleased to

Tehsil : SUNDERNAGAR

*Construction of Dehar-Triphalaghat road.

No. SEI-R-25-108/84-10730-33.

Mandi, the 16th June, 1984.

CHANOL	557/1	0	03	08
	553/1	0	13	10
	556/1	0	06	19
	471/1	0	00	12
	471/2	0	00	16
	540/1	0	03	16

1	2	3	4	5	1	2	3	4	5
	548/1	0	02	04		24	1	00	12
	547	0	05	10		30/1	0	04	04
	165/1	0	02	12		31/1	0	02	06
	416/1	0	03	10		28/1	0	07	00
	515/1	0	04	11		29	0	18	12
	164/1	0	03	02		21/1	0	02	04
	470	0	01	07		192/1	0	03	02
	152/1	0	01	14		36/1	0	02	08
	956/1	0	03	14		55/1	0	01	16
	145/1	0	02	14					
	512/1	0	01	09	Kitta ..	21	10	01	10
	490/1	0	05	04					
	161/1	0	02	02					
	65/1	0	02	08					
	142/1	0	15	02					
	138/1	0	01	15					
	143/1	0	10	08	MANJHKHETAR	17/1	0	01	00
	537/1	0	05	05		8/1	0	02	00
	585/1	0	08	08		7/1	0	05	06
	536	0	06	12		6	0	11	08
	555	0	15	13		5/1	1	00	07
	25/1	0	08	10		27/1	0	02	13
	81/1	0	01	13		40/1	0	01	00
	114/1	0	01	10		41/1	0	03	16
	137/1	0	14	18		44	0	08	03
	144/1	0	07	08		42	0	01	19
	137/1	0	14	18		43	0	08	03
	144/1	0	07	08		45/1	0	01	08
	153/1	0	04	01		45/2	0	01	12
	473/1	0	05	00		45/3	0	01	01
	513/1	0	02	00		88	0	02	18
	534/1	0	07	10		87	0	02	18
	535	1	04	00		86	0	02	16
	586/1	0	12	16		90/1	0	03	18
	598/1	0	03	11		161/1	0	03	14
	24	0	05	10		162/1	0	00	14
	487/1	0	00	03		163/1	0	09	01
	488/1	0	05	15		164	0	01	01
	432/1	0	09	08		165	0	02	08
	415/1	0	07	16		167/1	0	03	13
	469/1	0	03	03		166/1	0	06	09
	538/1	0	00	16		177/1	0	00	10
	550/1	0	03	06		179/1	0	01	00
	552/1	0	06	17		168	0	03	08
	552/2	0	03	06		169	0	01	16
	551	0	06	15		170/1	0	03	09
	67/1	0	00	12		180/1	0	00	18
	544/1	0	03	08		181/1	0	01	21
	546/1	0	03	13		183/1	0	00	16
	545	0	07	06		184/1	0	00	10
	10/1	0	00	09		185/1	0	01	18
	18/1	0	05	04		186/1	0	02	15
	16/1	2	18	11		171	0	01	18
	68/1	0	01	15		234/1	0	03	09
	113/1	0	00	10		242/1	0	01	06
	20/1	0	15	06		250	0	02	12
	19/1	0	02	12		252	0	03	12
	66/1	0	03	05		249/1	0	01	07
	77/1	0	00	18		283/1	0	00	08
	80/1	0	16	00		282/1	0	00	16
	159/1	0	04	06		281/1	0	14	18
	159/2	1	06	08		291/1	0	04	16
	511/1	0	00	09		297/1	0	01	12
	489/1	0	01	18		290/1	0	07	15
						298/1	0	07	13
Kitta ..	68	22	10	07		503/	0	00	15
						501/	0	01	15
						500	0	02	04
BEHNA	56/1	0	04	13		499/1	1	01	08
	188/1	1	05	04		487/1	0	18	17
	188/2	0	10	14		486/1	0	02	15
	189/1	1	00	11		485/1	0	02	10
	191/1	0	01	08		484/1	0	02	03
	158/1	0	13	14		483/1	0	02	05
	37/1	0	18	10		482/1	0	02	15
	23/1	0	04	05		480/1/1	0	12	09
	22/1	0	09	18		105/1	0	09	16
	25/1	0	13	04					
	35/1	0	00	08					
	35/2	0	16	17	Kitta ..	61	12	19	03

Tehsil : SADAR

*Construction of Deodhar-Kheel-Galoo road.

No. SEI-R-25-147/84-11550-53.

Mandi, the 28th June, 1984.

BAGGI	2785/1	0 05 05
	2713/1	0 04 11
	2714/1	0 09 09
	2720/1	0 02 00
	2719/1	0 03 17
	2716/1	0 04 12
Kitta ..	6	1 09 14

*Construction of Kataula-Kandi road.

No. SEI-R-25-112-84-11571-74.

Mandi, the 28th June, 1984.

SEGLI	631/291/1	0 02 00
	306/1	0 02 16
	308/1	0 07 11
	308/2	0 03 08
	637/311/1	0 05 06
	309	0 00 12
	336/311/1	0 00 18
	630/291/1	0 05 18
	273/1	0 01 18
	271/1	0 04 04
	277/1	0 11 03
	277/2	0 09 06
	277/3	0 10 17
	288/1	0 01 00
	288/1/1	0 01 10
	629/291/1	0 01 18
	307/1	0 08 06
	276/1	0 00 18
	278/1	0 01 14
Kitta ..	19	4 01 03

TIRRI

908	0 01 08
907/1	0 01 14
930/1	0 02 03
225/1	0 01 08
928/1	0 05 13
1207/1	0 02 10
35/1	0 00 12
34/1	0 01 12
1081/1	0 01 05
1170/1	0 01 06
132/1	0 01 00
1166/1	0 02 02
1112/1	0 01 04
1096/1	0 01 07
63/1	0 07 00
1102	0 05 02
1095/1	0 02 05
1095/2	0 01 06
1250/1	0 06 01
1114/1	0 00 05
1191/1	0 00 08
1192/1	0 00 04
230/1	0 04 10
230/2	0 03 12
1201/1	0 00 06
1199/1	0 03 15
76/1/1	1 00 10
Kitta ..	27

*Construction of Mandi Tungal Dharmpur road.

No. SEI-R-25-34/84-11916-19.

Mandi the 3rd July 1984

KASAN	3899/1	0 01 17
	3899/2	0 03 00
	4042/1	0 00 02
	4043/1	0 02 06
	4047/1	1 00 08
	3862/1	0 01 12
	3865/1	0 00 09
	3872/1	0 02 02
	3873/1	0 02 07
	3890/1	0 01 00
	3896/1	0 01 09
	2311/1	0 00 03
	2302/1	0 02 04
	2303/1	0 04 19
	2304/1	0 00 03
	2306/1	0 04 08
	3847	0 01 00
	3848/1	0 04 08
	3848/2	0 00 14
	4662/1	0 12 16
	4887/1	0 02 13
	3859/1	0 01 17
Kitta ..	23	2 12 06

*Construction of Chakkar-Bridge.

No. SEI-25-R-151/84-11924-27.

Mandi, the 3rd July, 1984.

CHALAH	820/1	0 02 04
	870/865/816/1	0 03 12
Kitta ..	2	0 05 16

*Construction of Nalsar-Chunahan road.

No. SEI-R-25-87/84-11932-35.

Mandi, the 3rd July, 1984.

KOT	2/1	0 10 06
	4/1	0 05 04
	5/1	0 10 16
	61/3/1	0 07 08
Kitta ..	4	1 13 14

T. L. SHARMA,
Superintending Engineer,
1st Circle, H.P., P.W.D. Mandi.

Dalhousie, the 18th May, 1984

No. SE-VII-R-286/84-10193-96.—Whereas it appears to the Governor, Himachal Pradesh that land is likely to be required to be taken by the Himachal Pradesh Government at public expense for a public purpose namely for the construction of Tissa Himgiri road it is hereby notified that land in the locality described below is likely to be acquired for the said* purpose.

This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894 to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor of Himachal Pradesh is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by this section.

Any person interested, who has any objection to the acquisition of the said land in the locality may, within thirty days of the publication of this notification, file an objection in writing before the Collector of Land Acquisition, H.P., P.W.D., Chamba.

SPECIFICATION

District: CHAMBA

Tehsil: CHURAH

Village 1	Khasra No. 2	Area		Total	1	2	3	4
		Big. 3	Bis. 4					
BHIUN 281.	520/1	0	12		KUNDA	157/1	0	8
	525/1	0	5		H.N.	158/1	1	8
	527	0	11		243.	165/1	0	13
	528/1	0	2			166/1	0	9
	625/1	0	6			167/1	0	8
	626/1	0	10			297/1	0	9
	627/1	1	11			298/1	0	3
	638/1	0	10			301/1	0	6
	638/4	0	2			302/1	1	10
	639/1	0	2			299/1	0	18
	640/1	0	18			300/1	0	11
	735/1	0	13					
	736/1	0	1					
	Total	..	6	3			7	3
SUDLA 278.	23/1	0	15		DAKALA H. N. 245	60/1	0	2
	64/1	0	4			60/2	0	1
	67/1	2	1			62/1	0	1
	68	0	2			66/1	0	4
	70	0	2			67/1	0	14
	74/1	1	13			86/1	0	6
	75/1	0	1			87/1	0	9
	Total	..	4	18			88 Salam	0
							89/1	0
CHUNDI 277.	174	0	2				90/1	1
	175/1	0	2				110/1	0
	176	0	3				111/1	0
	178/1	0	13				112/1	0
	178/4	0	1				113/1	0
	179/1	2	4				255/1	0
	181	(6 Biswansi)						
	182	0	2					
	183/1	0	1					
	186/1	0	2					
	229/1	0	1					
	230/1	0	2					
	392/1	0	13					
	394/1	0	6					
	395/1	0	8					
	397/1	1	4					
	Total	...	6	4			9	18
			and 6 Biswansi					
CHIHI H.N. 240.	540/1	0	1		PRANDARI H. N. 249.	8/1	1	0
	542/1	0	1			9/1	0	9
	543/1	0	2					
	544/1	1	0					
	Total	...	1	4			1	9
KALOG H.N. 242.	33/1	0	8					
	34/1	0	1					
	35/1	0	3					
	64/1	2	9					
	66/1	0	1					
	67/1	1	6					
	68/1	0	1					
	70/1	0	1					
	110 Salam	0	4					
	111/1	0	6					
	248/1	0	3					
	249/1	0	10					
	Total	...	5	17				

1	2	3	4	1	2	3	4
	170/2	0	3		408/104/1	0	13
	172/1	0	10		410/105/1	0	10
	174/1	0	13		399/106/1	0	06
	175/1	0	12		447/108/1	0	05
	205/1	0	1		144/1	0	13
	300/1	0	3		461/145/1	3	00
	360/1	1	1		418/146/1	0	02
	361/1	0	2		449/325/1	0	08
	366/1	0	11		328/149/1	1	00
	367/1	0	7		330/150/1	0	03
	367/2	0	5		341/151/1	0	03
	382/1	0	3		404/152/1	0	06
	383/1	0	9		359/277/1	0	10
	380/1	0	1		420/159/1	0	01
	381/1	0	6		434/160/1	0	01
	384/1	0	6		332/163/1	0	04
	504/1	0	1		334/165/1	0	19
	511/1	1	4		475/168/1	1	12
	512/1	0	5		432/182/1	0	01
	516/1	0	16		414/185/1	0	07
	517/1	0	13		380/186/1	2	00
Total	..	18	10		378/186/1	2	04

D. N. HANNA,
Superintending Engineer,
7th Circle, H.P.P.W.D., Dalhousie.

Nurpur, the 25th June, 1984

No. SEIX/WSI/JSR-4 84/6180-84.—Whereas it appears to the Governor of Himachal Pradesh that land is likely to be required to be taken by the Government at public expenses for a public purpose namely for the construction of Mukarian-Talwara-Nurpur-Chakki-Dhar Road km. 45/0 to 45/920 in Tehsil Nurpur, District Kangra, it is hereby declared that the land described below is required for the above purpose.

This notification is made under the provisions of the Land Acquisition Act, 1894 to all whom it may concern and under the provisions of section 7 of the said Act, the Land Acquisition Collector, Himachal Pradesh Public Works Department, Kangra is hereby directed to take orders for the acquisition of the said land.

A plan of the land can be inspected in the office of the Land Acquisition Collector, H.P.P.W.D., Kangra.

SPECIFICATION

District: KANGRA

Tehsil: NURPUR

Village	Khasra No.	Area	K. M.
1	2	3	4
JASSUR	443/99/1	0	02
	100/1	1	03
	100/2	1	07
	412/102/1	0	03
	406/103/1	0	07

भाग 3—अधिनियम, विधेयक और विधेयकों पर प्रवर समिति के प्रतिवेदन, वैधानिक नियम तथा हिमाचल प्रदेश के राज्यपाल, हिमाचल प्रदेश हाई कोर्ट, फाइलेशनल कमिशनर तथा कमिशनर आफ इन्कम-टैक्स द्वारा अधिसूचित वारेश इस्यावि

HIGH COURT OF HIMACHAL PRADESH

NOTIFICATION

Shimla-1, the 19th July, 1984

No. HHC Rules-22 (27)/84.—In exercise of the powers vested in them under section 23 of the State of Himachal Pradesh Act, 1970 read with section 7 of the Delhi High Court Act, 1966, and all other powers enabling them in this behalf, the Hon'ble the Chief Justice and Judges of

Total kitta/area .. 40 24 04

By order,

K. K. MAHAJAN,
Superintending Engineer,
9th Circle H.P. P.W.D. Nurpur.

TOWN & COUNTRY PLANNING ORGANISATION HIMACHAL PRADESH

OFFICE ORDER

Shimla-171 001, the 19th June, 1984

No. Him/Tp-128/84-4334-4434.—In exercise of the powers vested in me vide sub-section 2 of section-77 of the Himachal Pradesh Town and Country Planning Act, 1977 (Act No. 12 of 1977), I hereby delegate the powers as exercisable under sections 28, 29, 30 and 31 of the Himachal Pradesh Town and Country Planning Act, 1977 (Act No. 12 of 1977) in respect of Mandi Planning Area to the Assistant Town Planner, Divisional Town Planning Cell, Himachal Pradesh, Mandi.

The above powers will be exercised in respect of the Planning Permissions for permissible uses as envisaged in the Interim Development Plan.

S. P. SHARMA,
Director.

the High Court of Himachal Pradesh are pleased to make the following rules in relation to the registration and control of Clerks of Legal Practitioners in the High Court:—

1. *Short title and commencement.*—(a) These rules shall be called the 'High Court of Himachal Pradesh Clerks of Legal Practitioners (Registration and Control) Rules, 1984'.

(b) They shall come in to force immediately on their publication in the Official Gazette.

2. *Definitions.*—In these rules unless the context otherwise suggests:—

(a) 'Advocate' means an Advocate entered in any roll under the provisions of the Advocates' Act, 1961 and ordinarily practising in the High Court.

(b) 'Chief Justice' means the Chief Justice of the High Court of Himachal Pradesh.

(c) 'Clerk' means a Clerk registered under the provisions of these rules.

(d) 'Deputy Registrar' means the Deputy Registrar of the High Court of Himachal Pradesh.

(e) 'High Court' means the High Court of Himachal Pradesh.

(f) 'Registrar' means the Registrar of the High Court of Himachal Pradesh and shall include the Registrar (Vigilance).

3. *Appointment and registration.*—(a) A Clerk may be appointed by the Advocate.

(b) A person so appointed shall apply for registration to the registrar in the prescribed form (Annexure 'A') along with two pass-port size photographs.

(c) The Registrar may, after holding an inquiry, if any, register the name of an applicant in the prescribed register (Annexure 'B') with the prior approval of the Hon'ble the Chief Justice and one of the photographs submitted alongwith the application duly attested by the Deputy Registrar shall be affixed on the register in column No. 5.

4. *Compulsory registration and recognition.*—(a) No Advocate shall have a Clerk attached to him to attend to the High Court work unless he is registered under these rules.

(b) A Clerk who is not duly registered under these rules shall not be permitted by the Registrar to attend to the work of the Advocate in the High Court.

5. *No. of Clerks.*—(a) An Advocate may have one or more Clerks, but not more than two Clerks shall be registered.

(b) A Clerk shall not be registered for more than three Advocates at a time.

6. *Qualifications.*—No person shall be eligible to be registered as Clerk of an Advocate unless he or she:—

(a) is a citizen of the Republic of India;

(b) is above 21 years of age; and

(c) is a Matriculate/Higher Secondary from a recognised University or a Board of School Education.

7. *Disqualifications.*—No person who:—

(a) has been declared a tout; or

(b) is an undischarged insolvent; or

(c) is convicted for an offence involving moral turpitude; or

(d) has been dismissed from any public employment; or

(e) is an ex-petition writer whose licence has been cancelled for corruption or dishonesty; or

(f) is holding a public office,

shall be eligible to be registered as Clerk of an Advocate.

8. *Identity Card.*—(a) A person registered as Clerk of an Advocate under rule 3 (c) above shall carry an Identity Card on his person in the prescribed form Annexure 'C'.

(b) One of the passport size photographs submitted alongwith the application for registration under rule 3 (b) above, duly attested by the Deputy Registrar, shall be affixed on the Identity Card at the appropriate place.

(c) The Identity Card shall be duly countersigned by the Deputy Registrar.

(d) No Clerk shall be recognised by any Court Officer/Official unless he carries on his person the Identity Card.

9. *Authority of a Clerk.*—A Clerk may have access to the Registry for discharging the following duties and functions on behalf of the Advocate:—

(i) To file petitions/appeals/process fee etc;

(ii) To receive back the appeals/petitions etc. which are under objection;

(iii) To deposit diet money and decretal amount;

(iv) To apply for certified copies of Judgements and receiving the certified copies;

(v) To assist the Advocate at the time of inspection of Judicial files;

(vi) To perform such other functions and duties on behalf of the Advocate as may from time to time be prescribed by a general or special order by the Registrar with the prior approval of the Hon'ble the Chief Justice.

10. *Bar on employment.*—No Clerk of an Advocate shall engage himself in any trade or business without the previous permission of the High Court.

11. *Authority for De-registration.*—The Registrar shall be the authority in the matter of de-registration of Clerks.

12. *Removal.*—The name of a Clerk of an Advocate shall be liable to be removed from the register if he is found guilty of misconduct:

Provided that before taking any action under this rule, the Registrar may hold such inquiry as he may deem fit and shall give a reasonable opportunity to the Clerk to show cause:

Explanation.—For the purpose of this rule "Misconduct" shall include any one or more of the following acts of omission and commission:—

(a) if he is found guilty of having suppressed any material fact having a bearing on the registration under these rules; or

(b) if he is found indulging in touting; or

(c) if he is found having received payment from a litigant on a mis-representation or is found guilty of conduct otherwise un-becoming of a registered Clerk; or

(d) if he is found to have tampered with any document/petition etc. presented or to be presented in the registry/Court or the record of the Court whether judicial or administrative; or

(e) if he is declared an insolvent; or

(f) if he is convicted of an offence involving moral turpitude; or
 (g) if he is found guilty of improper or indisciplined conduct with any officer/official of the Court; or
 (h) if he commits a breach of any of the conditions prescribed in these rules.

15. *Information to the Registrar.*—Whenever a Clerk ceases to be in the employment of an Advocate for any reason whatsoever, such information shall be supplied by the Advocate concerned to the Registrar within 48 hours and, upon receipt of such information, his name shall be removed from the Register in so far as it concerns such Advocate.

14. *Transitory provision.*—No Clerk, who is already working with an Advocate at the commencement of these rules, shall be permitted to have access to the High Court or the Registry for the purpose of attending to the office work of the Advocate upon expiry of a period of 30 days from the date on which these rules come into force unless he gets himself registered in accordance with these rules within such period.

15. *Residuary powers.*—Nothing in these rules shall be deemed to affect the powers of the Hon'ble the Chief Justice to make such orders from time to time as he may deem fit in regard to all matters forming part of the subject-matter of these rules and all matters incidental or ancillary thereto not specifically provided for herein or in regard to matters as have not been provided for or have not been sufficiently provided for herein.

16. *Repeal and Savings.*—Subject to the exception made hereinbelow the rules contained in Chapter 6 Part-J of the Punjab High Court Rules and Orders, Vol. V, shall stand repealed, so far as they apply to the High Court of Himachal Pradesh on and with effect from the date these rules come into force.

Exception:—The Clerks already working with Advocate(s) at the commencement of these rules shall continue to be governed by the rules as contained in Chapter VI, Part J, Volume V of the Punjab High Court Rules and Orders till they get themselves registered within the period prescribed in these rules.

By order of the Hon'ble the Chief Justice and Hon'ble Judges.

R. L. KHURANA,
Registrar.

ANNEXURE "A"

FORM OF APPLICATION FOR REGISTRATION

- Name:
- Date of birth:
- Father's name:
- Permanent address:
- Address for correspondence:
- Educational qualifications: (Attach a certified copy of Matric/Hr. Secondary Certificate).
- Occupation(s) in which engaged during the last 10 years: (If applicable):
- Whether has been a Clerk of a Legal Practitioner earlier; if so, the relevant period and ground for ceasing to be so:
- Whether has ever been declared a tout:
- Whether is an un-discharged insolvent:
- Whether is a previous convict for an offence involving moral turpitude:
- Whether has been dismissed from any public employment:
- Whether is an ex-petition writer whose licence has been cancelled for corruption or dis-honesty:

14. Whether is holding a public office:

Date.....

Signature of the Applicant.

DECLARATION

I solemnly affirm and declare that the above particulars are correct to the best of my knowledge and nothing material pertaining thereto has been concealed.

Date.....

Applicant/Deponent.

CERTIFICATE OF THE ADVOCATE

"Certified that the above applicant who is duly qualified has been employed by me as my Clerk. Certified also that the particulars set out hereinabove by the applicant have been verified and have been found to be correct."

Date.....

Signature of the Advocate.

Name of the Advocate
(in block letters)

Address of the Advocate.

ANNEXURE 'B'

FORM OF REGISTER

Sr. No.	Name and address	Date of registration	Name(s) of the Advocate(s) with whom attached	Photograph	Date to be affixed de-registration	Remarks
1	2	3	4	5	6	7

ANNEXURE "C"

IDENTITY CARD

- Full Name:
- Address:
- Date of Registration:
- Name(s) of the Advocate(s) with whom attached:
- Photograph:

Passport size
photograph
duly attested by
the Deputy
Registrar.

- Counter signature of the Deputy Registrar with date and office stamp.

विधि विभाग

अधिसूचना

शिमला-2, 19 जुलाई, 1984

संख्या एल० एल० आर -इ (9) 41/82.—हिमाचल प्रदेश के राज्यपाल असाधारण राजपत्र हिमाचल प्रदेश में तारीख 2-5-1984 को प्रकाशित तारीख 25-4-1984 की सम संघीयां अधिसूचना संझा के साथ जारी किए गए हिमाचल प्रदेश विधि सहायता

नियम, 1984 में संशोधन के लिए निम्न नियम बनाते हैं:—

हिमाचल प्रदेश विधिक सहायता (द्वितीय संशोधन) नियम,
1984

1. संक्षिप्त नाम और प्रारम्भ—(1) इन नियमों का संक्षिप्त नाम हिमाचल प्रदेश विधिक सहायता (द्वितीय संशोधन) नियम, 1984 है।

(2) ये नियम तुरन्त प्रवृत्त होंगे।

2. नियम 21 का प्रतिस्थापन—हिमाचल प्रदेश विधिक सहायता नियम, 1984 के नियम 21 के स्थान पर निम्न नियम 21 रखा जायेगा, नामन:—

“21. अस्थायी उपबन्ध—इन नियमों में किसी बात के होते हुए भी हिमाचल प्रदेश राज्य गरीबों को कानूनी सहायता के नियम, 1980 के अधीन गठित वर्तमान बोर्ड और समितियां, तब तक कार्य करती रहेंगी जब तक हिमाचल प्रदेश विधिक सहायता नियम, 1984 के अधीन यथाविधि नये बोर्ड या समितियों का गठन नहीं कर लिया जाता है।”

[Authoritative English text of the Government Notification No. LLR-E (9) 41/82, dated the 19th July, 1984, as required under clause (3) of Article 348 of the Constitution of India.]

**LAW DEPARTMENT
NOTIFICATION**

Shimla-2, the 19th July, 1984

No. LLR-E (9) 41/82.—The Governor of Himachal Pradesh is pleased to make the following rules to amend the Himachal Pradesh Legal Aid Rules, 1984 issued with the notification of even number, dated 25th April, 1984 published in the Rajpatra, Himachal Pradesh (Extra-ordinary) dated the 2nd may, 1984:—

THE HIMACHAL PRADESH LEGAL AID (SECOND AMENDMENT) RULES, 1984

1. *Short title and commencement.*—(1) These rules may be called the Himachal Pradesh Legal Aid (Second Amendment) Rules, 1984.

(2) These rules shall come into force at once.

2. *Substitution of rule 21.*—For rule 21 of the Himachal Pradesh Legal Aid Rules, 1984 the following rule 21 shall be substituted, namely:—

“21. *Transitory provisions.*—Notwithstanding anything contained in these rules, the existing Legal Aid Committees constituted under the Himachal Pradesh State Legal Aid to the Poor Rules, 1980 shall continue to function till the constitution of new Board, or as the case may be the Committees, under the Himachal Pradesh Legal Aid Rules, 1984.”

By order,
V. P. BHATNAGAR,
Secretary

ग्रादेशानुसार,
वेद प्रकाश भट्टनागर,
सचिव।

भाग 4—स्थानीय स्थायत शासन: म्यूनिसिपल बोर्ड, हिस्ट्रिक्ट बोर्ड, नोटिफिकेशन और टाउन एटिया तथा पंचायती राज विधान

शून्य

भाग 5—वंयवितक अधिसूचनाएं और विश्वापन

In the Court of Shri R. K. Mahajan, District Judge
Camp at Hamirpur (H. P.)

Succession Act No. 13 of 1984

1. Rasal Singh, 2. Kartar Singh sons of Late Shri Tulsi Ram, 3. Sandhya Devi d/o, 4. Meena Kumari minor (through her brother Rasal Singh) d/o Late Shri Tulsi Ram, all residents of village Gharrat, P. O. Amroh, Tehsil and District Hamirpur (H. P.) Petitioners.

Versus

General public .. Respondent.

To

The general public.

Whereas the above named petitioners have applied for the grant of Succession Certificate under section 372 of Indian Succession Act in respect of the estate of deceased Shri Tulsi Ram son of Sh. Hira Ram, r/o Gharrat, P. O. Amroh, Tehsil and District Hamirpur (H. P.) who died on 11-1-1984.

Notice is hereby given to the general public to file objections, if any, against the grant of Succession Certificate in favour of the petitioners on 22-8-1984 at 10.00 A.M. in this Court, failing which *ex parte* proceedings shall be taken in accordance with law.

Given under my hand and the seal of the court this 23rd day of July, 1984.

Seal

R. K. MAHAJAN,
District Judge,
Camp at Hamirpur (H.P.).

In the Court of Shri R. K. Mahajan, District Judge
Camp at Hamirpur (H. P.)

Succession Act No. 14 of 1984

Date of Institution : 21-6-1984

1. Ishro Devi wd/o Late Shri Amar Nath, r/o Choolani, P. O. Kuthera, Tappa Matti-Tira, Tehsil and District Hamirpur, 2. Devinder Kumar, 3. Sushil Kumar, 4. Vijay Kumar alias Hoshiar Singh minor sons of Amar Nath through petition No. 1. mother, natural guardian, 5. Smt. Taro Devi w/o Hardial Singh and mother of Amar Nath deceased, r/o Choolani, Tappa Matti-Tihra, Tehsil and District Hami. pur (H. P.) Petitioners.

Versus

General public .. Respondent.

To

The general public.

Whereas the above noted petitioners have filed an application under Indian Succession Act, 1956 duly supported with affidavit praying therein that Succession Certificate in respect of the amount deposited by Late Shri Amar Nath deceased may be issued in their favour.

Hence this proclamation is hereby issued to the general public and kith and kins of the deceased to file their objections, if any, before this Court on 22-8-1984 at 10.00 A. M. positively either personally or through their authorised advocate, failing which succession certificate as sought, shall be issued *ex parte*.

Given under my hand and seal of the court this 11th day of July, 1984.

Seal.

R. K. MAHAJAN,
District Judge,
Camp at Hamirpur (H. P.).

In the Court of Shri R. K. Mahajan, District Judge
Camp at Hamirpur (H. P.)

Succession Act No. 10 of 1984

Date of Institution : 18-5-1984

1. Gian Chand son of Late Shri Gheplu, resident of village Tikkai, Tappa Chabutra, Tehsil and District Hamirpur. 2. Smt. Meghlu wd/o Late Shri Gheplu, resident of village Tikkai, Tappa Chabutra, Tehsil and District Hamirpur. 3. Indu Bala daughter of Late Shri Kamla alias Kauran daughter of Late Shri Gheplu, resident of village Tikkai, Tappa Chabutra, Tehsil and District Hamirpur (H. P.). Petitioners.

Versus

General public. ... Respondent.

Application for the grant of Succession Certificate in respect of the assets and debts of Late Shri Gheplu deceased.

To

The general public.

Whereas the above noted petitioners have moved an application under the Indian Succession Act duly supported with an affidavit, praying therein that succession certificate in respect of the debts of Late Shri Gheplu may be issued in their favour.

Hence this proclamation is hereby issued to the general public and kith and kins of the deceased to file their objections, if any before this court on or before 14-8-1984 at 10.00 A. M. either personally or through their authorised advocate, failing which succession certificate as sought to be issued, shall be issued *ex parte* in favour of the aforesaid petitioners.

Given under my hand and the seal of this court today the 16th day of July, 1984.

Seal.

R. K. MAHAJAN.
District Judge,
Camp at Hamirpur (H. P.).

In the Court of Shri R. K. Mahajan, District Judge
Camp at Hamirpur (H. P.)

Lunacy Act Petition No. 1 of 1984

Date of Institution : 15-3-1984

1. Parwati Devi wd/o Kanshi Ram, 2. Bohari Devi, 3. Radhan Devi w/o Babu Ram through general power of attorney Shri Inder Singh s/o Kanshi Ram, r/o village Loharli, Tappa Dhatwal, Tehsil Barsar, District Hamirpur. Applicant.

Versus

1. Shri Dash Rath s/o Ganga Ram, r/o village Loharli, Tappa Dhatwal, Tehsil Barsar, District Hamirpur (H. P.) at present with Incharge Mental Hospital Pingalwara, Amritsar (Punjab).

2. General public ... Respondents.

Application under Indian Lunacy Act of 1912 for appointment of Manager of the property of lunatic.

To

The general public.

Whereas the above noted petitioners have moved an application through their general power of attorney Shri Inder Singh under Lunacy Act praying therein that the applicants No. 1 to 3 may be appointed as Managers in respect of Dash Rath son of Ganga Ram who is lunatic and of unsound mind person.

Hence this proclamation is hereby issued to the general public and kith and kins of Shri Dash Rath lunatic and of unsound mind for filing their objections, if any, against the petitioners being appointed as Managers in respect of Dash Rath, before this Court on 14-8-1984 at 10.00 A.M. either personally or through authorised advocate failing which the petition would be decided *ex parte*.

Given under my hand and the seal of the court on this 23rd day of July, 1984.

Seal.

R. K. MAHAJAN,
District Judge,
Camp at Hamirpur (H. P.).

In the court of District Judge, Shimla, Bilaspur and Kinnar Districts at Shimla

In case:—

Smt. Satish Bala widow of late Shri Surinder Kumar c/o Janta store, Tutikandi, Shimla (H. P.) Petitioner.

Versus

General Public ... Respondent.

Petition under section (2) of Hindu Minority and Guardianship Act

To

The general public.

Whereas in the above noted petition Smt. Satish Bala the petitioner has moved an application under section 8(2) of Hindu Minority and Guardianship Act for appointment of guardian of Amar Deep and Akash Deep minors sons of late Shri Surinder Kumar, and to sell their 2/3 share of the land comprising in khata khatauni No. 1 khasra No. 38/34/18 measuring 4 biswas situated at village Sangti, Pargana Kaimli.

Notice is hereby given to the general public, relations and kinsmen of the said minors that if any body has got any objection for the appointment of guardian the same may be filed in this court on or before 3-9-1984 failing which petition shall be heard and decided *ex parte*.

Given under my hand and the seal of the court this 20th day of July, 1984.

Seal.

Sd/-
Superintendent,
District & Sessions Court, Shimla.

PROCLAMATION UNDER ORDER 5, RULE 20, C.P.C.

In the Court of Shri M. D. Sharma, Sub-Judge, 1st Class Ghumarwin, District Bilaspur, H. P.

Civil Suit No. 184/1 of 1981

1. Shri Bhag Singh, 2. Rup Singh s/o Badri, r/o village Padohri, Pargana Ajmerpur, Tehsil Ghumarwin, District Bilaspur, H. P. Plaintiffs.

Versus

1. Shri Ranjeet Singh s/o Sukh Ram, r/o village Padohri, Pargana Ajmerpur, Tehsil Ghumarwin, District

Bilaspur, H. P. 2. Shrimati Suharu, 3. Ran Singh, 4. Mansha, 5. Jai Dey, 6. Kalan, 7. Krishni, 8. Amar Singh, 9. Malkiat Singh, 10. Trilok Singh, 11. Sundri, 12. Sumitra, 13. Urmila, 14. Sukh Ram, 15. Sukh Dei, 16. Premi Devi, 17. Amravati . . . Defendants.

SUIT FOR DECLARATION

To

1. Shri Ran Singh, 2. Shri Mansha ss/o Mst. Nikki, r/o village Bari Bhagot, Pargana Ajmerpur, Tehsil Ghumarwin, 3. Shri Malkiat Singh, 4. Shri Tilok Singh ss/o Shri Laxmi, 5. Mst. Sundari, 6. Mst. Sumitra, 7. Mst. Urmila ds/o Laxman, rs/o village Tela, Tehsil Barsar, District Hamirpur, H. P. . . . Defendants.

Whereas in the above noted suit, it has been proved to the satisfaction of this court that the defendants above named are evading the service of the summons and they cannot be served in the normal course of service.

Hence this proclamation is hereby issued against them to appear in this court on 18-8-1984 at 10.00 A.M. personally or through an authorised agent or pleader to defend the suit failing which an *ex parte* proceeding will be taken against them.

Given under my hand and seal of this court to-day the 5th July, 1984.

M. D. SHARMA,
Sub-Judge, 1st Class,
Ghumarwin, District Bilaspur, H. P.

ब्रादालत श्री इन्द्र राम, सब-जज प्रथम श्रेणी, रोहड़, ज़िला शिमला

श्रीमन पदमपति मुक्ती लाभमन दाम, विवाह स्वर्गीय गंगा दत्त, निवासी खावल, धोड़ी खावल, परगना मुख्लीगढ़, तहसील रोहड़, ज़िला शिमला

बनाम

श्री हरदेव सिंह पुत्र पदम दाम, निवासी बधूटी, परगना मुख्लीगढ़, तहसील रोहड़ (विगत 15 वर्षों से लापता) व अन्य प्रतिवादीगण ।

वाद मेया 5/1 आफ 84

दावा दिवानी

नोटिस बनाम :

श्री हरदेव सिंह पुत्र पदम दाम, निवासी बधूटी, परगना मुख्लीगढ़, तहसील रोहड़ (विगत 15 वर्षों से लापता) ।

हरगां मुकदमा उपरोक्त उनवान वाला मे अदालत हजा के ममत यह तथ्य आपा है कि उक्त प्रतिवादी विगत 15 वर्षों से लापता है तथा जिसकी वज्रिया समनान नामील असंभव है ।

लिहाजा नोटिस अधीन आधंर 5, नियम 20, सी०१०१०१०१० जारी करके उक्त प्रतिवादी को इन्ला दी जाती है कि वह जहा कही भी हो, मिनि 28-8-84 को प्रातः दस बजे हाजिर अदालत आवै तथा मुकदमे की पंक्ती करे अन्यथा कार्यवाही यक तरफा अमल मे लाई जावेगी ।

आज दिनांक 13-7-84 को हस्ताक्षर मेरे व मोहर अदालत से जारी हुआ ।

मोहर ।

इन्द्र राम,
सब-जज प्रथम श्रेणी, रोहड़,
ज़िला शिमला ।

PROCLAMATION UNDER ORDER 5, RULE 20
C. P. C.

In the court of Shri R. K. Mittal, Sub-Judge, Kajgarh

Suit No. 43/1 of 84

Suit for Permanent Inj.

1. Inder Singh, 2. Jagat Singh sons of Shri Shanker, r/o Shoti, Tehsil Pachhad, District Sirmaur, H. P. . . . Plaintiff.

Versus

1. Durga s/o Nokhi, 2. Gurditta s/o Adliya, 3. Anokhi s/o Chota, 4. Kirpa Ram s/o Sidhu, 5. Rania s/o Sidhu, all are r/o Village Bharrut, Tehsil Pachhad, District Sirmaur, H. P. . . . Defendants.

To

The above named defendants.

Whereas in the above noted case it has been proved to the satisfaction of this court that the above named defendants cannot be served through ordinary course of summons issued to them received back unserved. Hence the proclamation under order 5, rule 20 C. P. C. is hereby issued against them to appear in this court on or before 27-8-84 at Raigarh personally or through an advocate or authorised agent to defend the case, failing which *ex parte* proceedings shall be taken against them.

Given under my hand and the seal of this court the 5th day of July, 1984.

Seal.

R. K. MITTAL,
Sub-Judge.

PROCLAMATION UNDER ORDER 5, RULE
20, C.P.C.

In the court of Shri K. L. Sharma, Judicial Magistrate, 1st Class, Sarkaghat, Distt. Mandi, H. P.

In the matter of :—

Chamru vs. Bachitar Singh etc.

Panchayat Appeal No. 52/81

Notice to :—

Sh. Dhyan Singh s/o Bachitar Singh, Smt. Roshani Devi w/o Dhyan Singh, both residents of Village Groo, Illaqua Bhadrota, Tehsil Sarkaghat, Distt. Mandi, H. P. . . . Respondents.

Whereas in the above noted Panchayat Appeal it has been proved to the satisfaction of this court that the above named respondents are evading the service of the summons and cannot be served in the normal course of the service. Hence this proclamation No. 44131, Receipt No. 2/6/84 is hereby issued against them to appear before this court on 25-8-84 at 10 A. M. personally or through an authorised pleader to defend the case, failing which an *ex parte* proceeding will be taken against them.

Given under my hand and the seal of the court to-day i.e 7-7-84.

Seal.

K. L. SHARMA,
Judicial Magistrate, 1st Class.

In the Court of Shri D. D. Sharma, Sub-Judge,
Sundernagar, District Mandi, H. P.

Civil Suit No. 228/83

Shri Balam Singh etc. . . . Plaintiffs.
Versus
Shri Jai Kishan etc. . . . Defendants.

SUIT FOR POSSESSION

To

1. Shri Jai Kishan s/o Shri Basakhu, r/o village Samkal, P. O. Chambi, Tehsil Sundernagar.
2. Shri Parma s/o Shri Gur s/o Shri Basakhu, r/o Village Samkal, Tehsil Sundernagar, District Mandi.
3. Shri Rattan s/o Gur s/o Shri Basakhu, r/o village Samkal, Tehsil Sunder Nagar.

Whereas in the above noted civil suit, it has been proved to the satisfaction of this Court that the above noted defendants cannot be served through an ordinary way of service as the summons received back unserve. Hence this proclamation under order 5, rule 20, C.P.C is hereby issued requiring them to appear before this Court on 22nd August, 1984 at 10:00 A.M. personally or through an authorised agent or an advocate to defend the case, failing which *ex parte* proceeding shall be taken against them in accordance with law.

Given under my hand and the seal of the Court, today on this the 28th June, 1984.

Seal.

D. D. SHARMA,
Sub-Judge,
Sundernagar, District Mandi.

In the Court of Shri Sohan Lal Sharma, Sub-Judge III
Class (I), Una, District Una (H.P.)

SUCCESSION CERTIFICATE NO. I OF 1984

Krishana Devi vs. General Public.

Versus:—General public of Village Salal, Sub-Tehsil Haroli, District Una.

मुकदमा मुन्दरजा उनवान बाला में श्रीमती कृष्णा देवी ने मुद्रित 16,768 रुपये 95 पैसे का सबैशन सर्टिफिकेट हासिल करने के लिए दरबारात्र अदालत हजा में गूजारी है, इस हरवात्र व आम को मतलह किया जाता है कि अगर किसी को श्रीमती कृष्णा देवी के सबैशन सर्टिफिकेट लेने में कोई उजर हो तो वह अपना उजर तिथि 23-8-84 को सुबह 10 बजे हाजर अदालत होकर पेश करें, अदम हाजरी कार्रवाई जावता अमल में लाई जावेगी।

आज तिथि 5-7-84 हमारे दस्तखत व मोहर अदालत के जारी हुआ।

मोहर।

सैहन लाल शर्मा,
सबैज ज प्रथम श्रेणी,
ऊना, जिला ऊना (हि०प्र०)।

अदालती नोटिस

व अदालत ऊना कुलेक्टर, उप-मूर्ति बड़सर, जिला हमीरपुर
हिमाचल प्रदेश

मूर्ति नं० 9 OF 84

मुकदम सिंह बनाम किशोरी लल वर्मा साकनान टोका लोहरडी, तप्पा डट्टवाल, तहसील बड़सर।

अपील त्रिलक हुबम तहसीलदार (सहायक समाहर्ता द्वितीय श्रेणी) बड़सर, दिनांक 22-10-83

नोटिस:—श्री किशोरी लल, 2. संकर दास पिसरान व 3. श्रीकृष्णी हसी देवी पत्नी, 4. श्रीमती व्यासी देवी, 5. श्रीमती व्यासी देवी, 6. श्रीमती सलोचन देवी, पुत्रिया श्री मान सिंह 7. श्रीमती सुलील देवी तदालग पुत्री श्रीमती हरो देवी, वासी टोका लोहरडी, तप्पा डट्टवाल, तहसील बड़सर, जिला हमीरपुर, हिमाचल प्रदेश।

उपरोक्त मुकदमा भवान हजा में करीक दोयम कियोरे ताल वर्मा रा को कई बार समन जारी किये गये थगर उन्ही तामील न हो रही है जिस से प्रतीत होता है कि वह जानबूझ कर समन की तामील से गूरेज कर रहे हैं। अदालत हजा को भी पूर्ण विज्ञाप हो चुका है कि उनकी तामील साधारण तरीका ने नहीं हो सकती है अतः अब इतनाहर द्वारा उन्हें सूचित किया जाता है कि वह वगंजे परवी मुकदमा अपील असालतन या वकालतन या हमारे कार्यालय हजा में दिनांक 21-8-84 को सुबह 10 बजे हाजिर आवें अन्यथा उनके विनाक कार्रवाई यकानका कानूनी अमल में लाई जावेगी।

आज दिनांक 19-7-84 को हस्ताक्षर व मोहर अदालत में जारी हुआ।

मोहर।

ए० स०० वर्ना,
कुलेक्टर,
उपर्युक्त बड़सर।

इत्तद्वार

बअदालत श्री ए० क० पन्न, कुलेक्टर, ठियोग

उनवान मुकदमा श्री ठिका राम पुत्र श्री गोपाल, सकना भराना, परगाना भराना, तहसील ठियोग।

बनाम

1. श्रीमत: गलावो पुत्री गोपाल, सकना कण्डा जब्बड, परगाना भराना।

2. कुमारी गीता पुत्री गलावो माइनर मारकत श्रीमत गलावो माता।

अपील जेर धारा 14 हि०प्र० भूमि राज्यव अधिनियम ऐक्ट

उपरोक्त मुकदमा उनवान बाला में कीक दोयम को कई बार समन जारी किये गये थे, परन्तु इनकी तामल हस्त जावा साधारण तरीका से नहीं हो रही है जिससे इस अदालत को यह विज्ञाप हो चुका है कि उक्त कीक दोयम की तामील साधारण ढंग में नहीं हो सकती व होनी अपर्याप्त है।

अतः उपरोक्त कीक दोयम को इस इतनाहर द्वारा सूचित किया जाता है कि वह असालतन या वकालतन मिति 27-8-84 को इस अदालत में प्रातः 10 बजे उपस्थित होकर पैरवी मुकदमा करे। अन्यथा एक तरफा कार्रवाई हो अमल में लाई जावेगी। इस के उपरान्त कोई भी आपराधि मात्र न होगी।

आज दिनांक 16-7-84 को हमारे हस्ताक्षर व मोहर अदालत से जारी किया गया।

मोहर।

ए० क० पन्न,
कुलेक्टर

सब-डब्लीजन ठियोग, जिला चिमला।

ब अदालत श्री जी० डौ भाटिया, सब-रजिस्ट्रार बड़सर
बहमदत बनाम आम जनता

उनवान:—उसदीक जिये जाने वसीयतनामा दिनांक 30-3-84 मिन जानव श्री वृज लाल पुत्र चन्द्र राम, गाँव चकड़ाला, तप्पा डट्टवाल, तहसील बड़सर बहमदत वसीयतनी बहमदत व जगदीश चन्द्र, पिसरान श्री वृजलाल, सकना चकड़ाला, तहसील बड़सर, जिला हमीरपुर जेर धारा 40/41 इण्डियन रजिस्ट्रेशन ऐक्ट 1908

नोटिस:—आम जनता।

उपरोक्त उनवानबाला में श्री बहम दत पुत्र वज लाल, वासी चकड़ाला, तप्पा डट्टवाल, तहसील बड़सर ने एक वसीयतनामा जिये जानव श्री वृज लाल पुत्र चन्द्र राम, बराये तसदीक पेश किया है। इस बारे में इस इतने र द्वारा आम जनता को सूचित किया जाता है कि अगर किसी व्यक्ति को उपरोक्त वसीयतनामा के तसदीक होने में कोई उजर हो तो वह हमारे कार्यालय में असालतन या वकालतन दिनांक 30-8-84 को सुबह 10 बजे हाजर आवें अन्यथा वसीयतनामा तसदीक कर दिया जावेगा।

ग्राज दिनांक 10-7-84 को मेरे हस्ताक्षर व मोहर अदालत से जारी हुआ।

मोहर।

जी ० डी० भाटिया,
सब-रजिस्ट्रार, बड़सर,
जिला हमीरपुर।

बग्रादालत श्री पी० सी० कटोच, तहसीलदार बग्राव-यारात सहायक समाहर्ता प्रथम श्रेणी, चुराह, जिला चम्बा, हि० प्र०

नरेण पुत्र रुपसंन पुत्र लंहण गांव बरोड़ी, मूँहाल अरयास, परगना जसोर सायल।

बनाम

१. अमरु, २. रमी, ३. अर्धल, ४. सोमराज पुत्र, ५. मु० डोलमा पुत्री, ६. मु० जाजो विद्या प्रीता पुत्र भाग् हाल निवासी गांव वण्ड, परगना बाणी, डाकखाना कोयला, तहसील वसीहली, जिला कुशाही, जम्मू व कश्मीर।

दावा नक्सीम भूमि खाता नम्बर 3/3 रक्का ४-१ विद्या वायाल यावती यावती अरयास, परगना जसोर, तहसील चुराह, जिला चम्बा।

मुकदमा उनवान वाला में फोरक सानियान अमरु वर्गीरा को वजरिया समन तलब किया गया फिर उन्हें समनात वजरिया Registered A/D भेजे गये परन्तु फोरक सानियान हाजर अदालत न हुए। अदालत को यकीन हो चुका है कि फोरक सानियान की नामीन आमान नरीका में होनी नामुमकिन है।

ग्रन्त: वजरिया इश्तहार हजा फोरक सानियान अमरु वर्गीरा को सूचित किया जाता है कि वह दिनांक 25-8-84 को प्रातः 10 बजे असालतन या बकालतन अदालत हजा मकाम भजराडू उपस्थित है वे दीगर इमके कोई उजर कावले समायत ना होगा।

ग्राज दिनांक 21 जुलाई मन्त्र 1984 को मेरे हस्ताक्षर व मोहर अदालत में जारी हुआ।

मोहर।

पी० सी० कटोच,
सहायक समाहर्ता, प्रथम श्रेणी,
चुराह।

न्यायालय श्री पी० सी० कटोच, तहसीलदार बग्राव-यारात सहायक समाहर्ता प्रथम श्रेणी, चुराह, जिला चम्बा, हि० प्र०

नाय पुत्र ज्ञानी, निवासी निमणी, परगना भलेई, तहसील चुराह
सायल।

बनाम

परम राम, किशन चन्द, मु० मंगला, बदरी, चतरो, मु० रेसो, मु० पानी, अमरी, प्रीता, निवासीयान सिमणी, परगना भलेई फोरक सानियान।

दावा नक्सीम भूमि खाक्या महाल सिमणी, परगना भलेई खाना नम्बर 91/129 ता 137 किता 117 रक्का ता० 33-14 विद्या।

मुकदमा उनवान वाला में फोरक सानियान परम राम वर्गीरा को वजरिया समन तलब किया गया फिर उन्हें Registered A/D समनात भेजे गए परन्तु फोरक सानियान हाजर अदालत ना हुए। अदालत को यकीन हो चुका है कि फोरक सानियान की नामीन आमान नरीका में होनी नामुमकिन है।

ग्रन्त: वजरिया इश्तहार हजा फोरक सानियान को सूचित किया जाता है कि वह दिनांक 18-8-84 को प्रातः 10 बजे असालतन या बकालतन अदालत हजा मकाम भजराडू उपस्थित आवें। दीगर इमके कोई उजर कावले सायंयत न होगा।

ग्राज दिनांक 4-7-84 को मेरे हस्ताक्षर व मोहर अदालत से जारी हुआ।

मोहर।

पी० सी० कटोच,
सहायक समाहर्ता, प्रथम श्रेणी,
चुराह।

न्यायालय श्री एल० एल० नाहर, सब-रजिस्ट्रार, धर्मशाला।

श्रीमती मविती देवी देवा नन्धू राम पुत्र शिव दयाल, वासी चड़ी, तहसील व गिला कांडा।

बनाम

ग्राम जनता

ग्राम जनता को सूचित किया जाता है कि वाया मविती देवी

देवा नन्धू राम पुत्र शिवदयाल, वासी चड़ी, तहसील व गिला कांडा ने एक वसीयत दिनांक 21-5-84 मिनजानव श्रीमती सत्ती उर्फ शाति देवी देवा शिव शरण उर्फ खोजू राम, जाति राजपूत, वासी कोडी बन्द भरनाला, तहसील नर्सुर, जिला कांडा बराए रजिस्ट्री पेण की है। अगर किसी व्यक्तिको उक्त वसीयत के रजिस्टर करने में कोई एतराज/प्राप्ति हो तो वह दिनांक 28-8-84 को सुवह 10 बजे हाजर असालतन या बकालतन अपने उजरात दाखल अदालत कर सकता है बसूरत दीगर कार्यवाही हस्त जावता अमल में लाई जावेगी। दिनांक 4-6-1984।

मोहर।

एल० एल० नाहर,
सब-रजिस्ट्रार, धर्मशाला।

बग्रादालत जनाव सब-रजिस्ट्रार महोदय, हमीरपुर

मुकदमा नं० 13 आफ 3-4-1984

श्री मुख्यत्यार चन्द पुत्र श्री सूरत सिंह, वासी लाहलड़ी, मौजा वजूरी, तहसील व जिला हमीरपुर

सायल।

बनाम

आम जनता

मधुलप्रलहम।

दरब्बास्त बराये रजिस्टर करने वसीयत नामा दिनांक 16-3-84 मिनजानव श्री सूरत सिंह पुत्र औ सुदामा, निवासी लाहलड़ी, मौजा वजूरी, तहसील व जिला हमीरपुर जेर धारा 40 व 41 आफ इंडियन रजिस्ट्रेशन एक्ट।

नैटिस बनाम आम जनता

उपरोक्त विषय पर आम जनता को वजरिया इश्तहार राजपत्र हिमाचल प्रदेश सूचित किया जाता है कि उपरोक्त सायल श्री मुख्यत्यार चन्द ने एक जवासी वसीयत नामा उपरोक्त गुजारा है जिसकी आयत दारीच वेशी अदालत हजा में दिनांक 25-8-84 को है। इसलिये अगर किसी को उपरोक्त वसीयत नामा तदोक्त व रजिस्टर करने में कोई उजर या एतराज हो तो अदालत हजा में दिनांक 25-8-84 को सुवह 10 बजे एतराज पेण न दुआ तो वायत को तस्वीक करने में यक तरफा कार्यवाही अमल में लाई जावेगी।

आज दिनांक 25-7-84 को हमारे दस्तखत व मोहर अदालत से जारी हुआ।

मोहर।

हस्ताक्षरत-
सब-रजिस्ट्रार, हमीरपुर।

बग्रादालत श्री एल० आर० वर्मा, तहसीलदार बग्राव-यारात सहायक समाहर्ता प्रथम श्रेणी, हमीरपुर, तहसील व गिला हमीरपुर

श्री दिले राम आदि

बनाम

कपूरदीन

उनवान: खाता नं० 15 खतोनी नं० 37 खसरा नम्बर 2 रक्का तादादी 14-6 मर्ले माल 0-12 पैसे वाक्या दीका पडवेहडी, तपा मैहलता, तहसील व जिला हमीरपुर।

नैटिस बनाम:

श्री कपूरदीन पुत्र मुहूण पुत्र मैहरू, वासी पंडतेहडी, तपा मैहलता, तहसील व जिला हमीरपुर।

उपरोक्त उनवान वाला में फोरक दोयम को कई बार समन किये गये भगर वह हाजिर अदालत आने में टालमटोल कर रहा है। अदालत हजा को विश्वास हो गया है कि इनको इत्तलाह साधारण नरीका से नहीं हो सकती है। इसलिये इनको इश्तहार दारा सूचित किया जाता है कि वह वराए पैरवी मुकदमा हमारे न्यायालय हजा से दिनांक 1-9-84 को सुवह दस बजे हाजिर आवें। अन्यथा कार्यवाही यक तरफा अमल में लाई जावेगी।

आज दिनांक 16-7-84 को हमारे हस्ताक्षर व मोहर अदालत से जारी हुआ।

मोहर।

एल० आर० वर्मा,
तहसीलदार, हमीरपुर।

भाग 6—भारतीय राजपत्र इत्यादि में से पुनः प्रकाशन

LAW DEPARTMENT

NOTIFICATION

Shimla-2, the 3rd February, 1983

No/ LLR-E(9)-10/81.—The following Acts recently passed by the Parliament which have already been published in the Gazette of India Extra-ordinary Part-II, are hereby republished in the Himachal Pradesh Government Rajapatra for the information of the general public:—

Sr. No.	Title	Date of Assent of India (Extra-ordinary) Part-II Sec.-I, in which the Acts were published	Date of Gazette
1.	The Salary, Allowances & Pension of Members of Parliament (Second Amendment) Act, 1982 (61 of 1982).	6-11-82	6-11-82
2.	The State Bank of Sikkim (Acquisition of shares) & Miscellaneous Provisions Act, 1982 (Act No. 62 of 1982).	6-11-82	8-11-82
3.	The Road Transport Corporations (Amendment) Act, 1982 (Act No. 63 of 1982).	6-11-82	8-11-82
4.	The Sugar Development Fund (Amendment) Act, 1982 (64 of 1982).	6-11-82	8-11-82
5.	The Anti-Hijacking Act, 1982 (Act No. 65 of 1982).	6-11-82	8-11-82
6.	The International Monetary Fund & Bank (Amendment) Act, 1982 (67 of 1982).	9-11-82	10-11-82
7.	The Drugs & Cosmetics (Amendment) Act, 1982 (68 of 1982).	13-11-82	13-11-82
8.	The Sales Promotion Employees (Conditions of Service) (Amendment) Act, 1982 (69 of 1982).	13-11-82	13-11-82
9.	The Limestone & Dolomite Mines Labour Welfare (Amendment) Act, 1982 (70 of 1982)	13-11-82	13-11-82

G. S. CHAUHAN,
Under Secretary.

Assented to on 6th November, 1982

THE SALARY, ALLOWANCES AND PENSION OF MEMBERS OF PARLIAMENT (SECOND AMENDMENT) ACT, 1982
Act No. 61 of 1982
AN

ACT

further to amend the Salary, Allowances and Pension of Members of Parliament Act, 1954.

Be it enacted by Parliament in the Thirty-third Year of the Republic of India as follows:—

1. *Short title.*—This Act may be called the Salary, Allowances and Pension of Members of Parliament (Second Amendment) Act, 1982.

2. *Amendment of section 4.*—In section 4 of the Salary, Allowances and Pension of Members of Parliament Act, 1954 (30 of 1954), (hereinafter referred to as the principal Act), in sub-section (1),—

- (a) in clause (a), for the words "third class", the words "second class" shall be substituted;
- (b) in sub-clause (ii) of clause (c), for the words "at the rate of one rupee per kilometre",

the words "at the rate of one rupee and thirty paise per kilometre or at such higher rate as may be prescribed by rules made under section 9 having regard to the highest rate allowed to a Central Government officer of the First Grade in respect of road journeys" shall be substituted.

3. *Amendment of section 6B.*—In section 6B of the principal Act,—

- (a) in clause (ii), for the words "third class", the words "first class" shall be substituted;
- (b) in clause (iii) after the words "every session" the words "and if such journey or any part thereof is performed by air, to an amount equal to the fare by air for such journey or part thereof" shall be inserted;
- (c) in the proviso,—
 - (i) for the words "third class" wherever they occur, the words "first class" shall be substituted;
 - (ii) for the words "shall be deducted from the difference referred to in that clause", the words "shall be adjusted against the difference referred to in that clause; so, however, that the member shall not be entitled to claim the balance of such first class fare left after such adjustment," shall be substituted.

4. *Amendment of section 9.*—In section 9 of the principal Act, in sub-section (3), after clause (c), the following clause shall be inserted, namely:—

"(cc) the rate at which road mileage shall be paid under sub-clause (ii) of clause (c) of sub-section (1) of section 4;"

Assented to on 6th November, 1982

THE STATE BANK OF SIKKIM (ACQUISITION OF SHARES) AND MISCELLANEOUS PROVISIONS ACT, 1982

Act No. 62 of 1982

AN
ACT

to provide, in the public interest, for the acquisition of certain shares of the State Bank of Sikkim for the purpose of better consolidation and extension of banking facilities in the State of Sikkim and for matters connected therewith or incidental thereto.

WHEREAS for the purpose of better consolidation and extension of banking facilities in the State of Sikkim, it is expedient to provide for a single apex banking institution in that State, and for that purpose to provide for the acquisition of certain shares of the State Bank of Sikkim and for matters connected therewith or incidental thereto;

Be it enacted by Parliament in the Thirty-third Year of the Republic of India as follows:—

CHAPTER I

PRELIMINARY

1. *Short title and commencement.*—(1) This Act may be called the State Bank of Sikkim (Acquisition of Shares) and Miscellaneous Provisions Act, 1982.

(2) It shall come into force on such date as the Central Government may, by notification in the Official Gazette, appoint.

2. *Definitions*.—In this Act, unless the context otherwise requires,—

- (a) "appointed day" means the date on which this Act comes into force;
- (b) "co-operative bank" means the Sikkim State Co-operative Bank Limited, a society registered under the Sikkim Co-operative Societies Act, 1978 (Sikkim Act No. 12 of 1978);
- (c) "notification" means a notification published in the Official Gazette;
- (d) "prescribed" means prescribed by rules made under this Act;
- (e) "Sikkim Bank" means the State Bank of Sikkim constituted under the State Bank of Sikkim Proclamation, 1968;
- (f) "State Government" means the State Government of Sikkim;
- (g) "United Commercial Bank" means the United Commercial Bank constituted under section 3 of the Banking Companies (Acquisition and Transfer of Undertakings) Act, 1970 (5 of 1970);
- (h) words and expressions used herein and not defined but defined in the Companies Act, 1956 (1 of 1956), shall have the meanings respectively assigned to them in that Act.

CHAPTER II

ACQUISITION AND TRANSFER OF CERTAIN SHARES OF SIKKIM BANK

3. *Vesting in the Central Government of certain shares of Sikkim Bank*.—(1) On the appointed day, all the shares in the share capital of the State Bank of Sikkim, other than the shares held by the State Government, shall, by virtue of this Act, stand transferred to, and shall vest in, the Central Government.

(2) All the shares which have vested in the Central Government under sub-section (1) shall, by force of such vesting, be freed and discharged of all trusts, liabilities, obligations, mortgages, charges, liens and other encumbrances affecting them, and any attachment or injunction or any decree or order of any court, tribunal or other authority restricting the use of such shares in any manner shall be deemed to have been withdrawn.

(3) Notwithstanding the transfer of the shares of the Sikkim Bank to the Central Government under sub-section (1) any person holding such shares, who immediately before the appointed day is entitled to payment of dividend on such shares, shall be entitled to receive from the co-operative bank—

- (a) all dividends accruing due on his shares in respect of the half-year which ended before the appointed day and remaining unpaid;
- (b) dividends calculated at a rate to be specified by the Central Government in respect of any period immediately preceding the appointed day for which the Sikkim Bank had not declared any dividend.

CHAPTER III

VESTING OF UNDERTAKINGS OF SIKKIM BANK IN THE CENTRAL GOVERNMENT

4. *Vesting of undertakings of Sikkim Bank*.—On the appointed day, the undertakings of the Sikkim Bank shall, by virtue of this Act, stand transferred to, and shall vest in, the Central Government.

5. *General effect of vesting*.—(1) The undertakings of the Sikkim Bank shall be deemed to include all assets, rights, powers, authorities and privileges, and all property, movable and immovable, cash balances, reserve funds, investments and all other rights and interests in,

or arising out of, such property as were immediately before the appointed day in the ownership, possession, power or control of the Sikkim Bank in relation to its undertakings, and all books of account, registers, records and all other documents of whatever nature relating thereto and shall also be deemed to include all borrowings, liabilities and obligations of whatever kind then subsisting of the Sikkim Bank in relation to its undertakings.

(2) Unless otherwise expressly provided in this Act, all contracts, deeds, bonds, agreements, powers of attorney, grants of legal representation and other instruments of whatever nature subsisting or having effect immediately before the appointed day and to which the Sikkim Bank is a party or which are in favour of the said Bank shall be of as full force and effect against or in favour of the Central Government.

(3) If, on the appointed day, any suit, appeal or other proceeding of whatever nature in relation to any business of the undertakings which have been transferred under section 4 is pending by or against the Sikkim Bank, the same shall not abate, be discontinued, or be in any way prejudicially affected by reason of the transfer of the undertakings of the Sikkim Bank or of anything contained in this Act, but the suit, appeal or other proceeding may be continued, prosecuted or enforced by or against the Central Government.

6. *Vesting of the shares and undertakings of Sikkim Bank in the State Government*.—(1) Notwithstanding anything contained in sections 3, 4 and 5, the Central Government shall, as soon as may be, after the commencement of this Act, direct, by notification, that the shares of the Sikkim Bank which have vested in the Central Government under section 3 and the undertakings of the Sikkim Bank which have vested in the Central Govt. under section 4 shall, instead of continuing to vest in the Central Government, vest in the State Government of Sikkim on the date of the notification.

(2) Where the shares and the undertakings of the Sikkim Bank vest in the State Government under sub-section (1), the State Government shall, on and from the date of such vesting, be deemed to have become the owner in relation to such shares and undertakings and all the rights and liabilities of the Central Government in relation to such shares and undertakings shall, on and from the date of such vesting, be deemed to have become the rights and liabilities, respectively, of the State Government.

7. *Power of State Government to direct vesting of the undertakings of Sikkim Bank in the Sikkim Co-operative Bank*.—(1) Notwithstanding anything contained in sections 4, 5 and 6, the State Government may, if it is satisfied that the co-operative bank is willing to comply, or has complied, with such terms and conditions as that Government may think fit to impose, including the terms and conditions regarding allotment of its shares, direct, by notification that the undertakings of the Sikkim Bank which have vested in the Central Government under section 4 and thereafter in the State Government under section 6, shall, instead of continuing to vest in the State Government, vest in the co-operative bank either on the date of the notification or on such earlier or later date (not being a date earlier than the appointed day) as may be specified in the notification.

(2) Where the undertakings of the Sikkim Bank vest in the co-operative bank under sub-section (1), that bank, shall, on and from the date of such vesting, be deemed to have become the owner in relation to such undertakings, and all the rights and liabilities of the Central Government or the State Government in relation to such undertakings shall, on and from the date of such vesting, be deemed to have become the rights and liabilities, respectively, of the co-operative bank.

CHAPTER IV

PAYMENT OF AMOUNTS

9. Payment of amounts.—(1) For the transfer to, and vesting in, the Central Government, of the shares of the Sikkim Bank under section 3, there shall be given by the Central Government to the holders of such shares in cash and in the manner specified in the Schedule, an amount of rupees eight lakhs twelve thousand two hundred and ninety-five.

(2) The amount specified in sub-section (1) shall carry simple interest at the rate of five and a half per cent per annum for the period commencing on the appointed day and ending on the date on which payment of such amount is made to the shareholders.

CHAPTER V

MANAGEMENT ETC. OF THE UNDERTAKINGS OF SIKKIM BANK

9. Management etc. of the undertakings of Sikkim Bank.—(1) The State Government in which the undertakings of the Sikkim Bank have vested under section 6 shall be entitled to exercise all such powers and do all such things as the Sikkim Bank is authorised to exercise and do in relation to its undertakings.

(2) The general superintendence, direction, control and management of the affairs and business of the undertakings of the Sikkim Bank which have vested under section 4 in the Central Government and under section 6 in the State Government shall, where a direction have been made by the State Government under sub-section (1) of section 7, vest in the co-operative bank specified in such direction, and, thereupon, the co-operative bank shall be entitled to exercise all such powers and do all such things as the Sikkim Banks is authorised to exercise and do in relation to its undertakings.

10. Date of delivery, possession of property acquired and documents relating thereto.—(1) On the vesting of the undertakings of the Sikkim Bank in the State Government under section 6, every person in whose possession or custody or under whose control any property referred to in sub-section (1) of section 5 may be, shall deliver the property to the State Government forthwith.

(2) Any person, who, on the appointed day, has in his possession or under his control any books, documents or other papers relating to the undertakings of the Sikkim Bank which have vested in the State Government under section 6 and which belong to that Bank, or would have so belonged if the undertakings of the Sikkim Bank had not vested in the State Government, shall be liable to account for the said books, documents or other papers to the State Government and shall deliver them up to the State Government.

(3) The State Government may take, or cause to be taken, all necessary steps for securing possession of all properties which have vested in that Government under this Act.

CHAPTER VI

PROVISIONS RELATING TO THE EMPLOYEES OF THE SIKKIM BANK

11. Transfer of service of existing officers and employees of the Sikkim Bank to the co-operative bank.—(1) Every officer or other employee of the Sikkim Bank (excluding the Managing Director thereof) in the employment of the Sikkim Bank immediately before the appointed day shall become,—

(a) an officer or other employee of the State Government on and from the appointed day, and

(b) where the undertakings of the Sikkim Bank are directed, under sub-section (1) of section 7, to vest

in the co-operative bank, an officer or other employee of the co-operative bank on and from the date of such vesting,

and shall hold his office or service under the State Government or the co-operative bank, as the case may be, with the same rights and privileges as to pension, gratuity and other matters as would have been admissible to him if there had been no such vesting and shall continue to do so unless and until his employment under the State Government or the co-operative bank, as the case may be, is duly terminated or until his remuneration and other conditions of service are duly altered by the State Government, or by the co-operative bank, as the case may be.

(2) Any person who, on the appointed day, is entitled to, or is in receipt of, a pension or other superannuation or compassionate allowance or benefit from the Sikkim Bank or any provident fund, pension or other fund or any authority administering such fund shall be entitled to be paid by, and to receive from, the co-operative bank or any provident fund, pension or other fund or any authority administering such fund, the same pension, allowance or benefit so long as he observes the conditions on which the pension, allowance or benefit was granted, and if any question arises as to whether he has so observed such conditions, the question shall be determined by the State Government.

(3) Notwithstanding anything contained in sub-section (1) or sub-section (2), no appointment made or promotion, increment in salary, pension, allowance or any other benefit granted to any person after the 16th day of November 1976, and before the appointed day which would not ordinarily have been made or granted or which would not ordinarily have been admissible under the rules or authorisations of the Sikkim Bank or of any provident fund or other fund in force prior to the 16th day of November, 1976, shall have effect or be payable or claimable from the co-operative bank or from any provident fund, pension or other fund or from any authority administering the fund, unless the State Government has, by general or special order, confirmed the appointment, promotion or increment, or has directed the continued grant of the pension, allowance or other benefit, as the case may be.

(4) Notwithstanding anything contained in the Industrial Disputes Act, 1947 (14 of 1947), or in any other law for the time being in force, the transfer of the services of any officer or other employee of the Sikkim Bank to the State Government or the co-operative bank shall not entitle such officer or other employee to any compensation under that Act or under any other law for the time being in force and no such claim shall be entertained by any court, tribunal or other authority.

(5) Any person holding office as Managing Director of the Sikkim Bank immediately before the appointed day shall be deemed to have vacated his office as such on the appointed day and, notwithstanding anything contained in this Act or in any other law for the time being in force or in any agreement or contract, he shall not be entitled to any amount from the Sikkim Bank, State Government, or the co-operative bank for the loss of office or for the premature termination of any agreement or contract relating to his employment, except such pension, amount or other benefit which the co-operative bank may grant to him, having regard to what that person would have received as an officer of the Sikkim Bank if this Act had not been passed and if he had retired from his employment in the ordinary course.

(6) Where the Managing Director of the Sikkim Bank has, after the 16th day of November, 1976 and before the appointed day, been paid any sum by way of compensation or gratuity, the co-operative bank shall be entitled to claim refund of any sum so paid if the payment is not confirmed by the State Government by general or special order.

CHAPTER VII

MISCELLANEOUS

12. Act to have overriding effect.—The provisions of this Act shall have effect notwithstanding anything inconsistent therewith contained in any other law for the time being in force or in any instrument having effect by virtue of any law, other than this Act, or in any decree or order of any court, tribunal or other authority.

13. Protection of action taken in good faith.—(1) No suit, prosecution or other legal proceeding shall lie against the Central Government or any officer of that Government or the State Government, or the co-operative bank or any officer of the State Government or the co-operative bank or other person authorised by the Central Government or the State Government or the co-operative bank, for anything which is in good faith done or intended to be done under this Act.

(2) No suit or other legal proceeding shall lie against the Central Government or any officer or other employee of that Government or the State Government or the co-operative bank or any officer or other employee of the State Government or of the co-operative bank or other person authorised by the State Government or the co-operative bank, for any damage caused or likely to be caused by anything which is in good faith done or intended to be done under this Act.

14. Penalties.—Any person who,—

- (a) having in his possession, custody or control any property forming part of the undertakings of the Sikkim Bank, wrongfully withholds such property from the Central Government, or the State Government or the co-operative bank; or
- (b) wrongfully obtains possession of, or retains, any property forming part of any undertakings of the Sikkim Bank or wilfully withholds or fails to furnish to the Central Government or the State Government or the co-operative bank, or any person or body of persons specified by that Government or the State Government or the co-operative bank, any document relating to such undertaking which may be in his possession, custody or control or fails to deliver to the Central Government, or the State Government or the co-operative bank or any person or body of persons specified by the Central Government or the State Government or the co-operative bank, any assets, books of account, registers or other documents in his possession, custody or control, relating to the undertakings of the Sikkim Bank; or
- (c) wrongfully removes or destroys any property forming part of any undertaking of the Sikkim Bank or prefers any claim under this Act which he knows or has reasonable cause to believe to be false or grossly inaccurate,

shall be punishable with imprisonment for a term which may extend to two years, or with fine which may extend to ten thousand rupees, or with both.

15. Offences by companies.—(1) Where an offence under this Act has been committed by a company, every person who at the time the offence was committed in charge of, and was responsible to, the company for the conduct of the business of the company, as well as the company, shall be deemed to be guilty of the offence and shall be liable to be proceeded against and punished accordingly:

Provided that nothing contained in this sub-section shall render any such person liable to any punishment if he proves that the offence was committed without his knowledge or that he had exercised all due diligence to prevent the commission of such offence.

(2) Notwithstanding anything contained in sub-section (1), where any offence under this Act has been committed by a company and it is proved that the offence has been committed with the consent or connivance of, or is attributable to any neglect on the part of any director, manager, secretary, or other officer of the company, such director, manager, secretary, or other officer shall be deemed to be guilty of that offence and shall be liable to be proceeded against and punished accordingly.

Explanation.—For the purposes of this section,—

- (a) "company" means any body corporate and includes a firm or other association of individuals; and
- (b) "director" in relation to a firm, means a partner in the firm.

16. Delegation of powers.—(1) The Central Government may, by notification, direct that all or any of the powers exercisable by it under this Act, other than the powers conferred by sections 17 and 18, may also be exercised by such person or persons as may be specified in the notification.

(2) Whenever any delegation of power is made under sub-section (1), the person to whom such power has been delegated shall act under the direction, control and supervision of the Central Government.

17. Power of Central Government to make rules.—(1) The Central Government may, by notification, make rules for carrying out the provisions of this Act.

(2) Every rule made by the Central Government under this Act shall be laid, as soon as may be after it is made, before each House of Parliament, while it is in session, for a total period of thirty days which may be comprised in one session or in two or more successive sessions, and if, before the expiry of the session immediately following the session or the successive sessions aforesaid, both Houses agree in making any modification in the rule or both Houses agree that the rule should not be made, the rule shall thereafter have effect only in such modified form or be of no effect, as the case may be; so, however, that any such modification or annulment shall be without prejudice to the validity of anything previously done under that rule.

18. Power to remove difficulties.—If any difficulty arises in giving effect to the provisions of this Act, the Central Government may, by order, not inconsistent with the provisions of this Act, remove the difficulty:

Provided that no such order shall be made after the expiry of a period of two years from the appointed day.

19. References to Sikkim Bank in other laws.—On and from the appointed day, any reference to Sikkim Bank in any law (other than this Act or the State Bank of Sikkim Proclamation, 1968) or in any contract or other instrument shall, except as otherwise provided in any general or special order made by the Central Government, be deemed to be a reference to the co-operative bank.

20. Dissolution of Sikkim Bank.—On the date of the issue of notification under sub-section (1) of section 6, the Sikkim Bank shall stand dissolved and the State Bank of Sikkim Proclamation, 1968, shall stand repealed; and the provisions of section 6 of the General Clauses Act, 1897 (10 of 1897), shall apply to such repeal as if the said Proclamation were a Central Act.

THE SCHEDULE

[See section 8 (1)]

MANER OF PAYMENT OF AMOUNT FOR THE TRANSFER OF SHARES OF THE STATE BANK OF SIKKIM TO THE CENTRAL GOVERNMENT

1. In this Schedule, "shareholder" means any person who, immediately before the appointed day is registered as the holder of a share in the Sikkim Bank, other than the State Government of Sikkim.

2. For every share in the share capital of the Sikkim Bank which, by reason of this Act, is transferred to and vested in the Central Government, the Central Government shall pay to every holder thereof in the manner specified in paragraph 3 of this Schedule an amount calculated at the rate of rupees fifty-five per share.

3. Every person who is registered as the holder of a share in the Sikkim Bank on the appointed day and whose shares have been acquired under the provisions of this Act shall, for every such share so held by him, be paid an amount calculated at the rate specified in paragraph 2 by cheque drawn on the Reserve Bank of India.

Assented to on 6th November, 1982

THE ROAD TRANSPORT CORPORATIONS (AMENDMENT) ACT, 1982

Act No. 63 of 1982

AN

ACT

further to amend the Road Transport Corporations Act, 1950.

Be it enacted by Parliament in the Thirty-third Year of the Republic of India as follows:—

1. *Short title and commencement.*—(1) This Act may be called the Road Transport Corporations (Amendment) Act, 1982.

(2) It shall come into force on such date as the Central Government may, by notification in the Official Gazette, appoint.

2. *Amendment of section 1.*—In sub-section(2) of section 1 of the Road Transport Corporations Act, 1950 (64 of 1950), (hereinafter referred to as the principal Act), after the proviso, the following proviso shall be inserted, namely:—

"Provided further that on and from the commencement of the Road Transport Corporations (Amendment) Act, 1982, this Act as amended by the said Act shall extend to the Union territory of Mizoram."

3. *Substitution of new section for section 5.*—For section 5 of the principal Act, the following section shall be substituted, namely:—

5. *Management of Corporation and Board of Directors.*—(1) The general superintendence, direction and management of the affairs and business of a Corporation shall vest in a Board of Directors which, with the assistance of its committees and Managing Director, may exercise all such powers and do all such act and things as may be exercised or done by the Corporation.

(2) The Board shall consist of a Chairman and such other Directors, being not less than five and not more than seventeen, as the State Government may think fit to appoint.

(3) The State Government may, if it so thinks fit, appoint one of the other Directors as the Vice-Chairman of the Board.

(4) Rules made under this Act shall provide for the representation, both of the Central Government and of the State Government concerned, on the Board in such proportion as may be agreed to by both the Governments and of appointment by each Government of its own representatives thereto and where the capital of a Corporation is raised by the issue of shares to other parties under sub-section (3) of section 23, provision shall also be made for the representation of such shareholders on the Board and the manner in which the representatives shall be elected by such shareholders.

(5) The term of office of and the manner of filling casual vacancies among the Directors shall be such as may be prescribed."

4. *Amendment of section 6.*—In section 6 of the principal Act,—

(a) in sub-section (1), in the opening portion, for the words "member of a Corporation", the words "Director of a Corporation" shall be substituted;

(b) in sub-section (2), for the words "Chief Executive Officer or General Manager," the words "Managing Director" shall be substituted and for the word "member", the word "Director" shall be substituted;

(c) after sub-section (2), the following sub-section shall be inserted, namely:—

"(3) Nothing in clause (e) of sub-section (1) shall be deemed to disqualify,—

(a) any officer or other employee of the Government for being chosen as, or for being a Director of a Corporation".

(b) any officer or other employee of a Corporation for being chosen as, or for being, a Director of another Corporation".

5. *Amendment of section 8.*—Section 8 of the principal Act shall be re-numbered as sub-section (1) thereof, and:—

(a) in sub-section (1), as so re-numbered,—

(i) in the opening portion, for the word "member", the word "Director" shall be substituted;

(ii) in clause (b), for the word "Corporation", the word "Board" shall be substituted;

(iii) in the proviso, for the words "member nominated" the words "Director appointed" shall be substituted;

(b) after sub-section (1), as so re-numbered, the following sub-section shall be inserted, namely:—

"(2) The State Government may terminate the appointment of any Director after giving him notice for such period (being not less than one month) as may be prescribed:

Provided that the appointment of a Director appointed by the Central Government shall not be terminated under this sub-section without the concurrence of that Government".

6. *Amendment of section 12.*—Section 12 of the principal Act shall be re-numbered as sub-section (1) thereof, and—

(a) in sub-section (1), as so re-numbered,—

(i) in the opening portion, for the word "Corporation", the word "Board" shall be substituted;

(ii) in clause (a), for the words "of its members", the words "consisting of Directors" shall be substituted;

(iii) in clause (c) for the words "Chief Executive Officer or General Manager", the words "Managing Director" shall be substituted;

(b) after sub-section (1), as so re-numbered, the following sub-section shall be inserted, namely:—

"(2) The Chairman, Vice-Chairman or Managing Director may delegate any of his powers and duties [including powers and duties delegated to him under sub-section (1)] to any officer of the Corporation, and the officer to whom such powers and duties are delegated, shall exercise and perform such powers and duties under the control and supervision of the Managing Director."

7. *Substitution of new section for section 13.*—For section 13 of the principal Act, the following section shall be substituted, namely:—

"13. Authentication of orders and other instruments.—All orders and decisions of the Board shall be authenticated by the signature of the Secretary or by any such other officer of the Corporation as may be authorised in this behalf by the Board or under the regulations made under section 45 and all other instruments issued by a Board shall be authenticated by the signature of the Managing Director or any other officer of the Corporation authorised in like manner in this behalf."

8. *Amendment of section 14.*—In section 14 of the principal Act,—

(a) for sub-section (1) the following sub-section shall be substituted, namely:—

"(1) Every Corporation shall have a Managing Director, a Chief Accounts Officer and a Financial Adviser appointed by the State Government:

Provided that the same person may be appointed as the Chief Accounts Officer and the Financial Adviser."

(b) in sub-section (2), for the words "such other officers and servants", the words "a Secretary and such other officers and employees" shall be substituted;

(c) for sub-section (3), the following sub-section shall be substituted, namely:—

"(3) The conditions of appointment and service and the scales of pay of the officers and employees of a Corporation shall—

(a) as respects the Managing Director, the Chief Accounts Officer and the Financial Adviser, or as the case may be, the Chief Accounts Officer-cum-Financial Adviser, be such, as may be prescribed, and

(b) as respects the other officers and employees, be such, as may, subject to the provisions of section 34, be determined by regulations made under this Act."

9. *Substitution of new section for section 15.*—For section 15 of the principal Act, the following section shall be substituted, namely:—

"15. Managing Director, Chief Accounts Officer and Financial Adviser.—(1) The Managing Director shall be the executive head of the Corporation and all other officers and employees of the Corporation shall be subordinate to him.

(2) The Managing Director shall obtain the view of the Chief Accounts Officer and the Financial Adviser, as the case may be, the Chief Accounts Officer-cum-Financial Adviser, on every proposal involving revenues, or expenditure from the fund, of the Corporation and shall cause such views to be placed before

the Board prior to the consideration of such proposal by the Board."

10. Insertion of new Chapter II A.—In the principal Act, after Chapter II, the following Chapter shall be inserted, namely:—

"CHAPTER II A

SUBSIDIARY CORPORATIONS

17A. Establishment of subsidiary corporations.—(1) Where a Corporation (hereafter in this section referred to as the parent Corporation) is satisfied that it is expedient or necessary so to do for the more efficient discharge of its functions under this Act it may with the concurrence of the State Government and the Central Government frame by notification in the Official Gazette a scheme or schemes providing for the establishment of one or more subsidiary corporations.

(2) A scheme framed under sub-section (1) shall specify the subsidiary corporation or corporations which shall become established thereunder, the date or dates with effect from which they shall be so established, the powers and functions of the parent Corporation which such subsidiary corporation or corporations may exercise and discharge, the conditions and limitations subject to which such powers may be exercised, the management of the affairs of each such subsidiary corporation by a Board of Directors, the capital of each such subsidiary corporation and all other matters relating to such subsidiary corporations corresponding to the various matters for which provisions have been made in this Act with respect to the parent Corporation:

Provided that—

(a) no subsidiary corporation shall start operation on any new route without the previous approval of the parent Corporation;

(b) the representatives of the Central Government on the Board of Directors of a subsidiary corporation shall be in proportion to its contribution to the capital of the parent Corporation;

(c) the liability of the Central Government to provide contribution to the capital of the subsidiary corporation or to the parent Corporation shall not be increased without the approval of the Central Government;

(d) a subsidiary corporation shall have a Managing Director, a Chief Accounts Officer and a Financial Adviser or a Chief Accounts Officer-cum-Financial Adviser, and such Officers shall be appointed by the State Government;

(e) the State Government and the parent Corporation shall have power to give directions to a subsidiary corporation in respect of any matter, including directions relating to recruitment, conditions of service and training of the employees of the subsidiary corporation, wages to be paid to such employees, reserves to be maintained by the subsidiary corporation;

(f) the capital budget, the revenue budget and the annual development plans of a subsidiary corporation shall be submitted for approval to the parent Corporation and where such budget or plan involves a deficit, also to the State Government.

(3) Every subsidiary corporation established under a scheme framed under sub-section (1) shall be a body corporate, by the name specified in the scheme having perpetual succession and a common seal and shall by the said name sue and be sued."

11. *Amendment of section 19.*—In section 19 of the principal Act,—

- (a) in clause (e) of sub-section (2), for the words “or any other stores of scrap value”, the words “any other stores of scrap value, or such other stores as may be declared to be obsolete in the prescribed manner” shall be substituted;
- (b) in sub-section (5), for the words “officers and servants”, the words “officers and others employees” shall be substituted.

12. *Amendment of section 23.*—In section 23 of the principal Act,—

- (a) for sub-section (2), the following sub-sections shall be substituted, namely:—

“(2) The Corporation may, whether or not any capital is provided to it under sub-section (1), raise by the issue of shares such capital (hereafter in this section referred to as the “authorised share capital”) as may be authorised in this behalf by the State Government:

Provided that where any capital is provided to the Corporation under sub-section (1), no capital may be raised under this sub-section without the previous approval of the Central Government.

(24) Any capital raised under sub-section (2) with the previous approval of the Central Government may be,—

- (a) in addition to the capital provided to the Government under sub-section (1);
- (b) subscribed to by the Central Government or the State Government, as the case may be, by converting the whole or any part of the capital [whether before or after the commencement of the Road Transport Corporations (Amendment) Act, 1982] to the Corporation by that Government under sub-section (1).;

(b) in sub-section (3) for the words “authorised capital”, the words “authorised share capital” shall be substituted.

13. *Substitution of new section for section 26.*—For section 26 of the principal Act, the following section shall be substituted, namely:—

“26. *Borrowing powers.*—A Corporation may, with the previous approval of the State Government, borrow money for the purpose of raising its working capital or meeting any expenditure of a capital nature in the open market or from a corresponding new bank constituted under section 3 of the Banking Companies (Acquisition and transfer of Undertakings) Act, 1970 (5 of 1970), or section 3 of the Banking Companies (Acquisition and Transfer of Undertakings) Act, 1980 (40 of 1980) a State Finance Corporation, established under section 3 of the State Financial Corporations Act, 1951 (63 of 1951), the Industrial Finance Corporation of India, established under section 3 of the Industrial Finance Corporation Act, 1948 (15 of 1948), the Industrial Development Bank of India, established under section 3 of the Industrial Development Bank of India Act, 1964 (18 of 1964), the Life Insurance Corporation of India, established under section 3 of the Life Insurance Corporation Act, 1956 (31 of 1956), or any other Financial Institution providing credit which is subject to the control of the Reserve Bank of India.”.

14. *Amendment of section 27.*—In sub-section (2) of section 27 of the principal Act, after the words “or with the agents of the Reserve Bank of India”, the words, figures and brackets “or with the corresponding new banks constituted under section 3 of the Banking Companies (Acquisition and Transfer of Undertakings)

Act, 1970 (5 of 1970), or section 3 of the Banking Companies (Acquisition and Transfer of Undertakings) Act, 1980 (40 of 1980),” shall be inserted.

15. *Continuance of existing members of Corporations.*—Every person holding office immediately before the commencement of this Act as the Chairman, Vice-Chairman or other member of a Road Transport Corporation, established under section 3 of the principal Act shall, on such Commencement, be deemed to have been appointed as the Chairman, Vice-Chairman or other Director (as the case may be) of the Board of Directors of the said Corporation under the principal Act, as amended by this Act, for the remainder of the term for which such person would have continued to hold office as the Chairman, Vice-Chairman or other member of such Corporation, if this Act had not been enacted.

16. *Consequential amendments.*—The amendments directed in the Schedule (being of consequential nature) shall be made in the principal Act.

THE SCHEDULE

(See section 16)

CONSEQUENTIAL AMENDMENTS

Section 2.—(a) After clause (a), insert the following:—

- (aa) “Board” means the Board of Directors of a Corporation;:
- (b) after clause (b), insert the following:—

“(bb) “Director” means a member of the Board; Section 7.—For “member”, substitute “Director”. Section 9.—For “Corporation”, substitute “Corporation or its Board” and for “amongst its members”, substitute “in its Board”. Section 10.—For “Corporation” wherever it occurs, substitute “Board”. Section 11.—(a) For “Corporation”, wherever it occurs, substitute “Board”.

- (b) in sub-section (2), for “such member as may be chosen by the members present”, substitute “such Director as may be chosen by the Directors present”.

Section 16.—For “officer or servant”, substitute “officer or other employee”.

Section 24.—After “(2)”, insert “(2A)”. Section 28.—(a) In sub-section (1), for “the capital of a Corporation”, substitute “the whole or part of the capital of a Corporation”;

- (b) in sub-section (2), for “raises its capital”, substitute “raises the whole or any part of its capital”.

Section 37.—In sub-section (1), for “officers or servants”, substitute “officers or other employees”.

Section 38.—In clause (a) of sub-section (2), for “members”, wherever it occurs, substitute “Directors”.

Section 42.—For “officer or servant”, substitute “officer or other employee”.

Section 43.—For “members”, substitute “Directors” and for “officers and servants”, substitute “officers and other employees”.

Section 44.—In sub-section (2),—

- (a) for clause (a), substitute the following:—
“(a) the conditions and manner of appointment of Directors of a Corporation, the representation in the Board of the Central and State Governments and where Shares are issued to other parties under sub-section (3) of section 23 of such shareholders and generally all matters relating to the constitution of the Board;”;
- (b) for clause (b), substitute the following:—
“(b) remuneration, allowances or fees paid to

the Directors of the Corporation or other persons associated with the Board under section 10;";

(c) in clause (c), for "members", substitute "Directors";

(d) in clause (d), for "members", substitute "Directors" and for "Corporation", substitute "Board";

(e) in clause (e), for "Chief Executive Officer or General Manager and the Chief Accounts Officer", substitute "Managing Director, the Chief Accounts Officer, the Financial Adviser or, as the case may be, the Chief Account Officer-cum-Financial Adviser"; after clause (f), insert the following:—

(f) the procedure in accordance with which any stores may be declared obsolete under sub-section (2) of section 19;".

Section 45.—In sub-section (2),—

(a) in clause (a) and (b), for "Corporation", substitute "Board";

(b) in clause (c), for "servants of the Corporation, other than the Chief Executive Officer or General Manager and the Chief Accounts Officer", substitute "other employees of the Corporation other than the Managing Director, the Chief Accounts Officer and the Financial Adviser or, as the case may be, the Chief Accounts Officer-cum-Financial Adviser".

Assented to on 6th November, 1982

THE SUGAR DEVELOPMENT FUND (AMENDMENT) ACT, 1982

(Act No. 64 of 1982)

AN

ACT

to amend the Sugar Development Fund Act, 1982.

Be it enacted by Parliament in the Thirty-third Year of the Republic of India as follows:—

1. Short title and commencement.—(1) This Act may be called the Sugar Development Fund (Amendment) Act, 1982.

(2) It shall come into force on such date as the Central Government may, by notification in the Official Gazette, appoint.

2. Amendment of section 4.—In section 4 of the Sugar Development Fund Act, 1982 (4 of 1982), in sub-section (1), after clause (b) the following clause shall be inserted, namely:—

"(bb) for defraying expenditure for the purpose of building up and maintenance of buffer stocks of sugar with a view to stabilising price of sugar;".

Assented to on 6th November, 1982

THE ANTI-HIJACKING ACT, 1982

(Act No. 65 of 1982)

AN

ACT

to give effect to the Convention for the Suppression of Unlawful Seizure of Aircraft and for matters connected therewith.

WHEREAS a Convention for the Suppression of Unlawful Seizure of Aircraft was on the 16th day of December, 1970, signed at The Hague;

AND WHEREAS it is expedient that India should accede to the said Convention and make provisions for giving effect thereto and for matters connected therewith;

Be it enacted by Parliament in the Thirty-third Year of the Republic of India as follows:—

CHAPTER I

PRELIMINARY

1. Short title, extent, application and commencement.—(1) This Act may be called the Anti-Hijacking Act, 1982.

(2) It extends to the whole of India and, save as otherwise provided in this Act, it applies also to any offence thereunder committed outside India by any person.

(3) It shall come into force on such date as the Central Government may, by notification in the Official Gazette, appoint.

2. Definitions.—In this Act, unless the context otherwise requires,—

(a) "aircraft" means any aircraft, whether or not registered in India, other than a military aircraft or an aircraft used in customs or police service;

(b) "aircraft registered in India" means an aircraft which is for the time being registered in India;

(c) "Convention country" means a country in which the Hague Convention is for the time being in force;

(d) "Hague Convention" means the Convention for the Suppression of Unlawful Seizure of Aircraft signed at The Hague on the 16th day of December, 1970;

(e) "military aircraft" means an aircraft of the naval, military, air force or any other armed forces of any country and includes every aircraft commanded for the time being by a person in any such force detailed for the purpose.

CHAPTER II

HIJACKING AND CONNECTED OFFENCES

3. Hijacking.—(1) Whoever on board an aircraft in flight unlawfully, by force or threat of force or by any other form of intimidation, seizes or exercises control of that aircraft, commits the offence of hijacking of such aircraft.

(2) Whoever attempts to commit any of the acts referred to in sub-section (1) in relation to any aircraft, or abets the commission of any such act, shall also be deemed to have committed the offence of hijacking of such aircraft.

(3) For the purposes of this section, an aircraft shall be deemed to be in flight at any time from the moment when all its external doors are closed following embarkation until the moment when any such door is opened for disembarkation, and in the case of forced landing, the flight shall be deemed to continue until the competent authorities of the country in which such forced landing takes place take over the responsibility for the aircraft and for persons and property on board.

4. Punishment for hijacking.—Whoever commits the offence of hijacking shall be punished with imprisonment for life and shall also be liable to fine.

5. Punishment for acts of violence connected with hijacking.—Whoever, being a person committing the offence of hijacking of an aircraft, commits, in connection with such offence, any act of violence against any passenger or member of the crew of such aircraft, shall be punished with the same punishment with which he would have been punishable under any law for the time being in force in India if such act had been committed in India.

6. Jurisdiction.—(1) Subject to the provisions of sub-section (2), where an offence under section 4 or section 5 is committed outside India, the person committing such offence may be dealt with in respect thereof as if such offence had been committed at any place within India at which he may be found,

(2) No court shall take cognizance of an offence punishable under section 4 or section 5 which is committed outside India unless—

(a) such offence is committed on board an aircraft registered in India;

(b) such offence is committed on board an aircraft which is for the time being leased without crew to a lessee who has his principal place of business or where he has no such place of business, his permanent residence in India; or

(c) the alleged offender is a citizen of India or is on board the aircraft in relation to which such offence is committed when it lands in India or is found in India.

CHAPTER III

MISCELLANEOUS

7. Provisions as to extradition.—(1) The offences under section 4 and section 5 shall be deemed to have been included as extraditable offences and provided for in all the extradition treaties made by India with Convention countries and which extend to and are binding on, India on the date of commencement of this Act.

(2) For the purposes of the application of the Extradition Act, 1962 (34 of 1962) to offences under this Act, any aircraft registered in a Convention country shall, at any time while that aircraft is in flight be deemed to be within the jurisdiction of that country, whether or not it is for the time being also within the jurisdiction of any other country.

8. Contracting Parties to Convention.—The Central Government may, by notification in the Official Gazette, certify as to who are the contracting parties to the Hague Convention and to what extent they have availed themselves of the provisions of the Convention, and any such notification shall be conclusive evidence of the matters certified therein.

9. Power to treat certain aircraft to be registered in Convention countries.—If the Central Government is satisfied that the requirements of Articles 5 of the Hague Convention have been satisfied in relation to any aircraft, it may, by notification in the Official Gazette, direct that such aircraft shall, for the purposes of this Act be treated as registered in such Convention country as may be specified in the notification.

10. Previous sanction necessary for prosecution.—No prosecution for an offence under this Act shall be instituted except with the previous sanction of the Central Government.

11. Protection of action taken in good faith.—(1) No suit, prosecution or other legal proceeding shall lie against any person for anything which is in good faith done or intended to be done in pursuance of the provisions of this Act.

(2) No suit or other legal proceeding shall lie against the Central Government for any damage caused or likely to be caused for anything which is in good faith done or intended to be done in pursuance of the provisions of this Act.

Assented to on 9th November, 1982

THE INTERNATIONAL MONETARY FUND AND BANK (AMENDMENT) ACT 1982

(Act No. 67 of 1982)

AN

ACT

further to amend the International Monetary Fund and Bank Act, 1945.

Be it enacted by Parliament in the Thirty-third Year of the Republic of India as follows:—

1. Short title and commencement.—(1) This Act may be called the International Monetary Fund and Bank (Amendment) Act, 1982.

(2) It shall come into force on such date as the Central Government may, by notification in the Official Gazette, appoint.

2. Amendment of Section 2.—In section 2 of the International Monetary Fund and Bank Act, 1945 (hereinafter referred to as the principal Act),—

(1) In sub-section (1),—

(a) in clause (a), the words, brackets, letter and figure “, and paragraph (a) of section 4,” shall be omitted;

(b) in clause (b), for the words, brackets, letter and figures “paragraph (b) of section 8 of Article IV”, the words and figures “section 11 of Article V” shall be substituted;

(c) in clause (c), for the word and figures “Article XXVI”, the word and figures “Article XX” shall be substituted;

(d) in clause (dd), for the word and figures “Article XXVI”, the word and figures “Article XX” shall be substituted;

(e) in clause (e), for the words and letters “Schedule D or Schedule E”, the words and letters “Schedule I, Schedule J or Schedule K” shall be substituted;

(2) in sub-section (2), for the word and figure “section 5”, the word and figure “section 4” shall be substituted.

3. Amendment of section 4.—In section 4 of the principal Act,—

(1) In sub-section (1), after the words “Where under”, the words, brackets, letter and figures “paragraph (b) of section 3 of the Article IV or” shall be inserted;

(2) In sub-section (3), the portion beginning with the words “, and the provisions of” and ending with the words “in that section” shall be omitted.

4. Amendment of section 7.—In sub-section (2) of section 7 of the principal Act, for the words “in two successive sessions”, the words “in two or more successive sessions”, and for the words “the session in which it is so laid or the session immediately following”, the words “the session immediately following the session or the successive sessions aforesaid” shall be substituted.

5. Amendment to Schedule to Act.—In the Schedule to the principal Act, in Part I,—

(1) in Article IX,—

(a) in section 6, for the word “operations”, the word “activities” shall be substituted;

(b) in section 8, for the words “officers and employees”, the words, figures, brackets and letter “members of committees, re-presentatives

Assented to on 13th November, 1982

THE LIMESTONE AND DOLOMITE MINES
LABOUR WELFARE FUND (AMENDMENT) ACT, 1982
(ACT NO. 70 OF 1982)AN
ACT*to amend the Limestone and Dolomite Mines Labour Welfare Fund Act, 1972.*

Be it enacted by Parliament in the Thirty-third Year of the Republic of India as follows:—

1. *Short title.*—This Act may be called the Limestone and Dolomite Mines Labour Welfare Fund (Amendment) Act, 1982.2. *Amendment of section 2.*—In section 2 of the Limestone and Dolomite Mines Labour Welfare Fund Act, 1972 (62 of 1972), (hereinafter referred to as the principal Act), after clause (b), the following clause shall be inserted, namely:—

(bb) “limestone” includes minerals like lime-shell, calcareous sand and sea sand essentially composed of lime-shell, marl, kankar or lime-kankar.”;

3. *Amendment of section 3.*—In section 3 of the principal Act,—

(a) in clause (ii), for the words “iron or steel”, the words “iron, steel, ferro-alloys, alloy steels, chemicals, sugar, paper, fertilizers, refractories, iron ore pelletisation or such other article or goods or class of articles or goods, as the Central Government may, from time to time, specify by notification in the Official Gazette” shall be substituted and shall be deemed always to have been substituted;

(b) in the *explanation*, for the words “cement, iron or steel”, the words, brackets and figures “any article or goods referred to in or specified under clause (ii)” shall be substituted and shall be deemed always to have been substituted.4. *Amendment of section 4.*—In section 4 of the principal Act, in clause (b), for the words “cement, iron or steel”, the words, brackets and figures “any article or goods referred to in or specified under clause (ii) of section 3” shall be substituted and shall be deemed always to have been substituted.5. *Insertion of new section 7-A.*—After section 7 of the principal Act, the following section shall be inserted, namely:—7A. *Power to co-opt, etc.*—(1) An Advisory Committee or the Central Advisory Committee may, at any time and for such period as it thinks fit, co-opt any person or persons to the Committee.

(2) A person co-opted under sub-section (1) to a Committee shall exercise and discharge all the powers and functions of a member thereof, but shall not be entitled to vote.”

6. *Amendment of section 8.*—In section 8 of the principal Act,—

(a) in sub-section (1), for the words “Inspectors, Welfare Administrators”, the words “Welfare Commissioners, Welfare Administrators, Inspectors” shall be substituted;

(b) in sub-section (3), for the words “Any Inspector or Welfare Administrator”, the words “Any Welfare Commissioner, Welfare Administrator or Inspector” shall be substituted.

7. *Amendment of section 16.*—In section 16 of the principal Act,—

(a) in clause (m), for the words “an Inspector or a Welfare Administrator”, the words “a Welfare Commissioner or a Welfare Administrator or an Inspector” shall be substituted;

appointed under Article XII, section 3 (j), advisers of any of the foregoing persons, officers and employees” shall be substituted;

(2) after Article IX, the following Article shall be inserted, namely:—

“ARTICLE XXI

ADMINISTRATION OF THE GENERAL DEPARTMENT
AND THE SPECIAL DRAWING RIGHTS DEPARTMENT

(a) * * * * *

(b) In addition to the privileges and immunities that are accorded under Article IX of this Agreement, no tax of any kind shall be levied on special drawing rights or on operations or transactions in special drawing rights.”.

Assented to on 13th November, 1982

THE SALES PROMOTION EMPLOYEES
(CONDITIONS OF SERVICE)

(AMENDMENT) ACT, 1982

(Act No. 69 of 1982)

AN
ACT*to amend the Sales Promotion Employees (Conditions of Service) Act, 1976.*

Be it enacted by Parliament in the Thirty-third Year of the Republic of India as follows:—

1. *Short title.*—This Act may be called the Sales Promotion Employees (Conditions of Service) (Amendment) Act, 1982.2. *Insertion of new section 11A.*—In the Sales Promotion Employees (Conditions of Service) Act, 1976 (11 of 1976), (hereinafter referred to as the principal Act), after section 11, the following section shall be inserted, and shall be deemed always to have been inserted, namely:—“11A. *Effect of laws and agreements inconsistent with this Act.*—(1) The provisions of this Act or of any rule made thereunder shall have effect, notwithstanding anything inconsistent therewith contained in any other law or in the terms of any award, agreement, settlement or contract of service, whether made before or after the coming into force of this Act:

Provided that where under any such law, award, agreement, settlement or contract of service, a sales promotion employees is entitled to benefits in respect of any matter which are more favourable to him than those to which he would be entitled under this Act, the sales promotion employee shall continue to be entitled to the more favourable benefits in respect of that matter, notwithstanding that he is entitled to receive benefits in respect of other matters under this Act.

(2) Nothing contained in this Act shall be construed to preclude a sales promotion employee from entering into an agreement with his employer for granting him rights or privileges in respect of any matter which are more favourable to him than those to which he would be entitled under this Act.”.

3. *Savings.*—Notwithstanding the retrospective operation of section 11A, as inserted in the principal Act by section 2 of this Act, no contravention of, or no failure to comply with, any of the other provisions of the principal Act or of any rule made thereunder shall render any person guilty of any offence if such contravention or failure—

(a) occurred before the date of coming into force of this Act, and

(b) would not have been punishable as an offence if section 2 of this Act had not come into force.

(b) in clause (n), after the words "the occupier of factories", the words "the purchasing agents or stockists of limestone or dolomite" shall be inserted.

8. **Validation.**—Notwithstanding any judgment, decree or order of any court, tribunal or other authority,—

(a) all duties of excise levied, assessed or collected or purported to have been levied, assessed or collected under the principal Act before the commencement of this Act shall, for all purposes, be deemed to be, and to have always been, as validly and effectively levied, assessed or collected as if the provisions of sections 3 and 4 of the principal Act as amended by sections 3 and 4 of this Act had been in force at all material times;

(b) no suit or proceeding shall be maintained or continued in any court for the refund of, and no enforcement shall be made by any court of any decree or order directing the refund of, any such duty of excise which had been collected and which would have been validly collect-

ed if the provisions of sections 3 and 4 of the principal Act, as amended by sections 3 and 4 of this Act, had been in force at all material times;

(c) refunds shall be made of all such duties of excise which have been collected but which would not have been so collected if the provisions of sections 3 and 4 of the principal Act, as amended by sections 3 and 4 of this Act, had been in force at all material times;

(d) recoveries shall be made of all such duties of excise which have not been collected or, as the case may be, which have been refunded but which would have been collected or, as the case may be, would not have been refunded if the provisions of sections 3 and 4 of the principal Act, as amended by sections 3 and 4 of this Act, had been in force at all material times.

Explanation.—For the removal of doubts, it is hereby declared that no act or omission on the part of any person, before the commencement of this Act, shall be punishable as an offence which would not have been so punishable if this Act had not come into force.

भाग 7—भारतीय निर्वाचन आयोग (Election Commission of India) की क्षेत्रिक प्रांतिक विभाग विभाग सम्बन्धी अधिवृत्तवाएं

क्षेत्र

अनुपूरक

(दस्तावेज़ पृष्ठ 1010-1021)

PART I

Tehsil Pachhad, District Sirmaur, and more particularly described in the schedule hereto and delineated in the plan hereunto annexed;

AND WHEREAS the said Government of Himachal Pradesh being satisfied by an enquiry held under section 40 of the said Act that the proposed acquisition is needed for the aforesaid purpose and the said work is likely to prove useful to public, has consented to acquire on behalf of the company, the piece of land hereinbefore described;

AND WHEREAS the said Government of Himachal Pradesh has required the company under the provisions of section 41 of the above mentioned Act to enter into the Agreement with the Governor hereinafter contained;

Now this indenture witnesseth that it is hereby agreed and declared as follows:—

1. On demand the company shall and will pay to the said Government all and every amount in lieu of the said land tendered, paid or awarded or to be tendered, paid or awarded by the Collector under the Land Acquisition Act, 1894 or by court or courts to which an appeal from the award of the said court may be preferred and all costs, charges and expenses of the proceedings in the aforesaid courts, or otherwise, incidental of the proposed acquisition or payable in respect thereof under the provisions of the said Act.

2. On demand made by the said Collector the obligations of the company under the last preceding clause not being thereby, limited, the company shall and will deposit with the said Collector such sum or sums or money as in his discretion the said Collector may in anticipation of estimate be necessary for the purposes mentioned in the last preceding clause.

3. On payment by the company of all demands under the foregoing first clause, or in the discretion of the said Government (on deposit by the company of all estimated amounts as provided in the second clause), but not before possession shall have been taken under the provisions of the above mentioned Act, the Government shall make over possession of the said land to the company and shall execute and do all such acts and

वहूदेशीय परियोजना एवं विद्युत विभाग

प्रधिकृतवाना

ग्राम-171002, 22 जून, 1984

संख्या विद्युत-४ (5)-33/83.—नैना-टिक्कर से सरांह तक 132 के ० वीं ० संचार लाईन के निर्माण के लिए भूमि अर्जित करने हेतु हिमाचल प्रदेश राज्य विद्युत बोर्ड और हिमाचल प्रदेश सरकार की ओर से सचिव (प्रक्रिया), हिमाचल प्रदेश सरकार के मध्य संलग्न इकरानामा सर्व वाधाण के सुचनाएँ, भू-प्रज्ञन अधिनियम, 1894 का धारा 42 के अन्तर्गत रापत्र, हिमाचल प्रदेश में प्रकाशित किया जाता है।

आनन्द स्वरूप,
अवर सचिव।

AGREEMENT

THIS AGREEMENT is made on the 21st day of June, 1984, BETWEEN the Himachal Pradesh State Electricity Board having its headquarters at Shimla as statutory body incorporated under the provisions of the Electricity (Supply) Act, 1948 (Act No. LIV of 1948) through Shri K.C. Mahajan, Chairman, Himachal Pradesh State Electricity Board (hereinafter called "the Company" which expression shall, unless the context otherwise require, includes his successors in office and assignees) of the one part and the Governor of Himachal Pradesh through the Secretary (M.P.P. and Power), Government of Himachal Pradesh (hereinafter called "The Governor" which expression shall, unless the context otherwise require, include his successors in office and assignees) of the other part;

WHEREAS for the purpose of the construction of 132 K.V. Transmission line from Naina-Tikkar to Sarahan, District Sirmaur the company has applied to the Government of Himachal Pradesh for the acquisition under the provisions of the Land Acquisition Act, 1894 for the piece of land containing an area of 1-7 Bighas, as per detail noted in the specification below, situated in Villages Johana Kahan, Sarahan, Kanger, Dharyar, Bag Pashog Tikari, Parjeli, atonji Mashobra, Changer, Kayar Sandna and Lajhogri,

deeds as may be necessary and proper for effectually vesting the same in the company.

4. The said land shall be held by the company for the purposes of such as 132 K. V. transmission line from Naina-Tikkai to Sarahan in Sirmaur district, as is hereinbefore mentioned and without the sanction in writing of the said Government first had and obtained for no other purpose whatsoever.

5. The construction of 132 K. V. transmission line from Naina-Tikkai to Sarahan in Sirmaur district shall be completed (and fully equipped in all respects ready for use) within minimum period of 2 years from the date on which possession of the said land shall have been given to the company.

6. Should the said construction of 132 K. V. transmission line from Naina-Tikkai to Sarahan not be completed (and fully equipped in all respect ready for use) within the period stated in the last preceding clause or within such further period as in its discretion may be prescribed or allowed by the said Government or should the said land at any time thereafter cease for a period of six consecutive months to be held and used or cease to be required for the purpose or purposes provided for in the foregoing fourth clause then and in any such case, the said Government may summarily re-enter upon and take possession of the said land together with all structures thereon, whether such structures were erected before or after the transfer of the land to the company, and thereupon the interest of the company in the said land and structures shall absolutely cease and determine.

7. On taking such possession the said Government may sell or otherwise deal with the said land and structures as it may think proper:—

(i) Should the said Government sell the land with the structures the said Government after deducting the expenses incurred in connection with the said taking of possession and with such sale shall pay the proceeds to the company.

(ii) Should the said Government decide not to sell the land the said Government shall retain the said land and structures thereon in which case the Government shall repay to the company the market value as on the day of re-entry of all the structures erected by the company and all sums received from the company in respect of all and every amount as provided in the foregoing first clause (less the statutory allowance of 15% and less any amount received on account of trees and buildings which are not in existence at the time of resumption), but will not repay any sums paid and received on account of costs, charges and expenses of acquisition.

(iii) Should the said Government decide to sell the land only upon such sale, the Governor, shall after deducting the expenses of taking possession and selling, pay the balance of the proceeds of sale to the company, together with the sum received from the company in respect of the amount for the land (less the statutory allowance of 15% and less any amount received from the company on account of trees and buildings etc. which are not in existence at the time of resumption), but will not repay any sum paid and received on account of costs, charges and expenses of acquisition.

8. Should any dispute or difference arise touching or concerning the subject matter of this agreement or any covenant clause or thing herein contained, the same shall be referred to the Secretary (Law) to the Government, and opinion and the decision of the aforesaid Secretary (Law) upon such dispute or difference shall be final and conclusive and binding on the parties thereto.

9. IN WITNESS WHEREOF Shri K. C. Mahajan, Chairman, Himachal Pradesh State Electricity Board for and on behalf of the Himachal Pradesh State Electricity Board and Shri K. C. Mahajan, Secretary (M.P.P. & Power) to the Himachal Pradesh Government, Shimla-2 for and on behalf of the Governor of Himachal Pradesh have hereunto set their respective hands and seal on the day and year first above written.

K. C. MAHAJAN;
Chairman,
H. P. State Electricity Board,
Shimla.

WITNESSES: Sd/-
1. Member (Electrical),
H.P.S.E.B., Shimla-4.

Sd/-

2. Secretary,
H.P.S.E.B., Shimla-4.

Signed, sealed and delivered
by—

WITNESSES:

हस्तांत्र/
1. अनुभाग अधिकारी,
विद्युत शाखा,
हिमाचल प्रदेश सरकार,
शिमला-171002.

K. C. MAHAJAN,
Secretary (M.P.P. & Power)
to the Government of Himachal
Pradesh on behalf of Governor of
Himachal Pradesh.

Sd/-

2. Under Secretary,
M.P.P. & Power to the Government
of H. P., Secy. Shimla-2.

All that piece or parcel of land situated in village containing an area detailed as under:—

SPECIFICATION

District: SIRMAUR

Tehsil: PACHHAD

Village 1	Khasra No. 2	Area			Tower No. 5
		Big. 3	Bis. 4	Remarks	
JOHANA	298/1	0	2	142	
-do-	969/778/1	0	2	141	
KAHAN	130/1	0	2	140	
SARAHAN	1030/863/1	0	2	146	
-do-	900/83/1	0	2	148	
KANGER DHARYAR	266/1	0	2	157	
-do-	978/674/1.	0	2	158	
BAG PASHOG	201/1	0	2	161	
TIKKARI-PARJELY	308/1	0	2	165	
-do-	174/1	0	2	166	
PATANJI MASHOBRA	4/1	0	3	193	
CHANGER KAYAR	34/1	0	2	194	
SANDNA LAJHOGRI	63/1	0	2	190	
Total Plots ..		13		1	7

श्रम, रोजगार तथा मुद्रण विभाग

अधिसूचना

शिमला-171002, 17 जुलाई, 1984

संघर्ष श्रम (मु) 1-36/78.—राजपत्र, हिमाचल प्रदेश श्रो के सी 100 भारद्वाज, उप-नियन्त्रक, मुद्रण तथा लेखन सामग्री, हिमाचल प्रदेश, को उनकी आयु 58 वर्ष पूरी होने पर दिनांक 31 अगस्त, 1984 (दोपहर बाद) से सेवा निवृत्त होने के सहर्ष आदेश देते हैं।

आदेश से,
हर्ष गता,
आयुष्मान एवं सचिव।

लोक निर्माण विभाग

अधिकारी

शिमल -2, 7 अगस्त, 1984

संख्या लो. (नि) ०६०.० (ख) (९) (१) ३/८२—यह: हिमाचल प्रदेश के राज्यपाल को यह प्रतीत होता है कि हिमाचल प्रदेश सरकार को सरकारी व्यव पर सावजनिक प्रयोजनाएँ नामतः राष्ट्रीय उच्च मार्ग न ० २१ के निर्माण देतु भूमि ली जानी अस्याकारक अपेक्षित है अतएव एकद्वारा यह अधिवृचित किया जाता है कि निम्नलिखित निर्देशन में वर्णित भूमि वा उक्त प्रयोजन के लिये अर्जु अपेक्षित है।

२. यह वोषणा भू-दर्जन अधिनियम, १८९४ की धारा ६ के उप-विधों के अधीन इससे नवनिधित सभी व्यक्तियों को सूचना देतु की जाती है और उक्त अधिनियम की धरा ७ के उपविधों के अधीन भू-दर्जन समाहर्ता, हिमाचल प्रदेश लोक निर्माण विभाग मण्डी को एकद्वारा उक्त भूमि के अर्जन के लिये आदेश देने के निर्देश दिया जाता है।

३. इसके अतिरिक्त उक्त अधिनियम की धरा १७ की उप-धरा (१) द्वारा प्रत्येक शर्तियों का प्राप्ति करते हुे हिमाचल प्रदेश के राज्यपाल यह निर्देश देते हैं कि या वशक लामला होने के कारण

भू-दर्जन समाहर्ता, लोक निर्माण विभाग, मण्डी, उक्त अधिनियम को धरा ९ की उप-धरा (१) के अधीन सूचना के प्राप्तान से १५ दिन के अवधि समाप्त होने पर पं. ११ देने में पूर्व अट्टेट एवं क्रित भूमि का रब्जा ले सकता है।

४. मरि ०१ रेखां ६ भू-दर्जन समाहर्ता, लोक निर्माण विभाग मण्डी, हिमाचल प्रदेश के व्यार्थन्य में निर्देशन किया जा सकता है।

विनिर्देशन

जिला : मण्डी

तहनील : लदर

मोड़ा	खलगा नं०	रकवा			
		वंचा	विवाहा	विस्वासी	५
१	२	३	४	५	
झोटाधर	१३३१/१०२०/२	०	०	८	
	१३४०/१०२०/२	०	१	२	
	कुल जोड़	०	१	१०	

आदेश द्वारा
हस्तांकित/
संविवि ।

PART II

INDUSTRIES DEPARTMENT

FORM 'Q'

Chamba, the 2nd June, 1984

No. Ind. (Loans)/383/2888-2891.—Whereas a notice was served on Shri Joginder Singh s/o Shri Dharam Singh, Village Kuther, P. O. Chowari, Tehsil-Bhattiyat, District Chamba on 30-8-1983 under section 23 of the Himachal Pradesh State Aid to Industries Act, 1971 calling upon the said Shri Joginder Singh to pay to me the sum of Rs. 1150/- + Rs. 550/- interest before 15-9-1983 and whereas the said sum has not been paid, I hereby declare that the sum of Rs. 8,000/- plus 1200/- as interest from the said Shri Joginder Singh and that the property described in the attached schedule is liable for the satisfaction of the said debt.

SCHEDULE

All assets present and to be hereinafter acquired by the loanee whether the said assets are now or in future in his name including book debts, stocks, shares and premises, machinery and equipment whether existing or to be purchased with the aid of loan or a part thereof and any other personal security of the loanee or sureties. Land measuring 8.13 Bighas comprised in Khata/ Khatauni Nos. 33/65, 37/98, Khasra Nos. 1086, 1109, 1102, 1103/523, 1015/531, 693, 695, 709, 972, 987, 1015, 1110, 1082 belonging to Shri Dharam Singh s/o Shri Hira Singh, Village Kuther, P.O. Chowari, Tehsil Bhattiyat, District Chamba.

Sd/-
General Manager,
District Industries Centre, Chamba.

DECLARATION UNDER SECTION 24 OF THE H.P.
STATE AID TO INDUSTRIES ACT, 1971

Dharamshala, the 30th May, 1984

No. Ind. (Loans) L/RIP/597/9576.—Whereas a notice was served on Shri Jagan Nath s/o Sh. Ranjit Singh Rajput, Village Simbal, P.O. Bhalana, Tehsil Palampur, District Kangra on 14-4-74 under section 23 of the H. P. State Aid to Industries Act, 1971 calling upon the said Shri Jagan Nath to pay to me the sum of Rs. 5000/- + interest with interest thereon @ Rs. 6½% per annum from 16-4-74 till date of final payment and whereas the said sum has not been paid in full, I hereby declare that the sum of Rs. 2678/- + Rs. 4000/- as interest (App.) with further interest thereon @ 6½% per annum from 31-3-83 till date of final payment is due from the said Shri Jagan Nath and that the property described in the attached schedule is liable for the satisfaction of the said debt.

SCHEDULE

All assets present and to be hereinafter acquired by the loanee whether the said assets are now or in future in his name including book debts, stocks, shares and premises, machinery and equipment whether existing or to be purchased with the aid of loan or part thereof and any other personal security of the loanee or sureties S/Shri Dharam Singh and Amar Singh.

Sd/-
General Manager,
District Industries Centre,
Kangra at Dharamshala.

DAILY RAINFALL RECORDED IN HIMACHAL

District and Station	1st	2nd	3rd	4th	5th	6th	7th	8th	9th	10th	11th	12th	13th	14th	15th	16th	17th	18th	19th	20th
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	
Bilaspur : Sadar Ghumarwad Raghunathpura Bilaspur Obs.	—	27.0	—	N N	—	—	—	8.2	—	A A	—	I L	—	B B	—	11.0 EE	—	5.3	—	
Chamba : Chamba Sahu Chhatrari Bhandal Chowari Bathri Kalatop Bharmaur Tissa Bhanota Kilar	—	—	—	—	—	—	—	—	—	A A	—	I L	—	B B	—	27.4 EEE	10.0	—	—	
Hamirpur : Hamirpur	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	19.0	5.0	—	—	
Kangra : Dehra Kangra Nurpur Palampur Dharamshala	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	15.1 12.1	14.1	—	
Kullu : Kullu Banjar	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	
Kinnaur : Nichar Purbani Kilba Sangla Kalpa	2.0	—	0.8 0.1	2.0 2.1	N N	—	—	—	—	A A	V V	A A	I L	A A	B B	—	—	—	0.1	
Lahaul & Spiti : Keylong Kaza	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	
Shimla : Rampur Rohru Jubbal Theog Chopal Kumarsain Junga Kasumpti Suni Kotkhail Khadrala Bashla Shillaroo Parala Kotgarh Phancha Mashobra	—	—	—	—	—	—	—	—	—	A A	V V	A A	I L	A A	B B	—	—	20.0 6.5 4.5 6.2 8.9 8.6 8.6 2.0 10.8		

PRADESH FOR THE MONTH OF SEPTEMBER, 1981

(In Millimetres)

DAILY RAINFALL RECORDED IN HIMACHAL

PRADESH FOR THE MONTH OF SEPTEMBER, 1981

(In Millimetres)

Date	21st	22nd	23rd	24th	25th	26th	27th	28th	29th	30th	31st	Number of rainy days	Normal number of rainy days	Total rainfall for the month	Normal rainfall for the month	Heaviest rainfall during the month	Total rainfall from 1.9.81 to 30.9.81	
	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	
N 39.0	O	T	A	V	A	I	L	A	B	L	E	5	9.7	179.6	295.7	39.0	64.0	
— 4.0	—	—	—	—	10.0	3.0	—	2.0	—	4.0	—	4	1.9	64.0	283.0	23.0	37.0	
— 3.4	—	—	—	—	3.3	3.2	—	2.0	45.2	7.0	—	7	9.2	108.3	165.2	45.2	108.3	
— 3.4	—	—	—	—	2.3	2.2	—	6.2	—	19.1	—	6	9.2	61.4	196.5	19.1	61.4	
N 3.4	O	T	A	V	A	I	L	A	B	L	E	4	6.7	33.1	111.8	10.0	33.1	
N N N N N	O O O O O	T T T T T	A A A A A	V V V V V	A A A A A	I I I I I	L L L L L	A A A A A	B B B B B	L L L L L	E E E E E	6	8.9	—	176.2	—	49.8	
N 8.0	O	T	A	V	A	I	L	A	B	L	E	—	8.3	49.8	171.7	15.4	—	
— 0.8	—	—	—	—	1.9	0.5	1.3	3.0	—	—	—	—	10.7	—	180.2	—	—	
— 1.1	—	—	—	—	0.6	1.0	13.2	0.6	69.2	1.6	2.4	—	4	—	137.0	—	—	
— 1.1	—	—	—	—	—	—	—	15.0	10.0	25.5	5.0	—	6	8.0	180.4	—	—	
— 1.1	—	—	—	—	—	—	—	—	28.4	—	5.3	11.4	—	4	9.2	223.4	—	—
												Distt. Total	104.5	353.6	2300.3	—	353.6	
												Distt. Average	5.3	56.6	191.7	—	56.6	
N 8.0	O	T	A	V	A	I	L	A	B	L	E	5	6.4	75.7	181.3	31.0	75.7	
— 0.8	—	—	—	—	1.9	31.0	0.5	1.3	3.0	—	—	—	4	N. A.	136.2	N. A.	136.2	
— 1.1	—	—	—	—	0.6	1.0	13.2	0.6	69.2	1.6	2.4	—	6	6.7	85.5	25.5	85.5	
— 1.1	—	—	—	—	—	—	—	15.0	10.0	25.5	5.0	—	4	N. A.	68.5	N. A.	68.5	
												Distt. Total	19	N. A.	365.9	N. A.	365.9	
												Distt. Average	4.9	N. A.	91.5	N. A.	91.5	
N N N N N	O O O O O	T T T T T	A A A A A	V V V V V	A A A A A	I I I I I	L L L L L	A A A A A	B B B B B	L L L L L	E E E E E	8.7	223.0	—	—	—	63.0	
N N N N N	O O O O O	T T T T T	A A A A A	V V V V V	A A A A A	I I I I I	L L L L L	A A A A A	B B B B B	L L L L L	E E E E E	8.9	257.4	—	—	—	41.0	
N N N N N	O O O O O	T T T T T	A A A A A	V V V V V	A A A A A	I I I I I	L L L L L	A A A A A	B B B B B	L L L L L	E E E E E	7.8	63.0	237.7	31.0	—	63.0	
N N N N N	O O O O O	T T T T T	A A A A A	V V V V V	A A A A A	I I I I I	L L L L L	A A A A A	B B B B B	L L L L L	E E E E E	8.1	41.0	201.3	13.0	—	41.0	
												Distt. Total	2.9	—	203.8	—	—	
												Distt. Average	10	36.4	104.0	1123.2	—	104.0
												Distt. Average	5.0	7.3	52.0	224.6	—	52.0
												— 3.0 —	2	N. A.	17.0	N. A.	9.0	17.0
												Distt. Total	2	N. A.	17.0	N. A.	—	17.0
												Distt. Average	2	N. A.	17.0	N. A.	—	17.0

DHANI RAM,
Director of Land Records,
Himachal Pradesh

DAILY RAINFALL RECORDED IN HIMACHAL

PRADESH FOR THE MONTH OF OCTOBER, 1981

In Millimetres

DAILY RAINFALL RECORDED IN HIMACHAL

PRADESH FOR THE MONTH OF OCTOBER, 1981

In Miliimetres

20th	21st	22nd	23rd	24th	25th	26th	27th	28th	29th	30th	31st	Number of rainy days	Normal number of rainy days	Total rainfall for the month	Normal rainfall for the month	Highest rainfall during the month	Total rainfall from 1-8-81 to 31-8-81
21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38
N	O	T	A	V	A	I	L	A	B	L	E	—	3.7	—	59.5	—	—
—	—	—	—	—	—	4.0	4.0	—	—	—	—	1	3.8	4.0	79.9	4.0	4.0
—	—	—	—	—	—	—	—	—	—	—	—	—	2.9	—	102.1	—	—
—	—	—	—	—	—	—	—	—	—	—	—	—	3.4	—	67.1	4.0	3.1
—	—	—	—	—	—	—	—	—	—	—	—	—	3.6	—	75.4	3.1	3.1
—	—	—	—	—	—	—	—	—	—	—	—	—	2.9	—	58.7	16.0	16.0
—	—	—	—	—	—	—	—	—	—	—	—	—	3.8	—	74.5	—	—
—	—	—	—	—	—	—	—	—	—	—	—	—	3.3	—	64.4	—	—
—	—	—	—	—	—	—	—	—	—	—	—	—	5.3	—	92.4	—	—
—	—	—	—	—	—	—	—	—	—	—	—	—	5.5	—	106.8	—	—
—	—	—	—	—	—	—	—	—	—	—	—	—	5.5	—	138.0	—	—
—	—	—	—	—	—	—	—	—	—	—	—	—	5.0	—	88.6	—	—
District Total												3	48.7	23.1	1007.4	—	23.1
District Average												0.5	4.1	3.9	83.9	—	3.9
N	O	T	A	V	A	I	L	A	B	L	E	—	—	—	—	—	81.1
—	—	—	—	—	—	—	—	—	—	—	—	—	4.0	—	52.0	—	—
—	—	—	—	—	—	—	—	—	—	—	—	—	2.5	—	—	—	—
—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—
District Total												—	—	—	—	—	—
District Average												—	—	—	—	—	—
N	O	T	A	V	A	I	L	A	B	L	E	—	—	—	—	—	93.2
—	—	—	—	—	—	—	—	—	—	—	—	—	2.9	—	128.2	—	—
—	—	—	—	—	—	—	—	—	—	—	—	—	3.5	—	125.9	—	7.0
—	—	—	—	—	—	—	—	—	—	—	—	—	3.0	—	124.8	—	9.8
—	—	—	—	—	—	—	—	—	—	—	—	—	3.2	—	—	—	—
—	—	—	—	—	—	—	—	—	—	—	—	—	2.3	—	73.2	—	—
District Total												2	14.9	16.8	545.3	—	16.8
District Average												0.6	3.0	5.6	109.1	—	5.6
District Total												—	—	—	—	—	—
District Average												—	—	—	—	—	—

Sd-

Director, Land Records,
Himachal Pradesh

STATEMENT SHOWING THE MONTHLY TOTAL RAINFALL

Sl. No.	Districts	January		February		March		April		May	
		RD	RF	RD	RF	RD	RF	RD	RF	RD	RF
1	2	3	4	5	6	7	8	9	10	11	12
	Bilaspur :										
1.	Sadar	4	149.1	6	77.6	5	58.5	5	78.0	7	97.5
2.	Ghumarwin	4	135.5	4	84.8	4	64.1	6	87.8	8	82.2
3.	Raghunathpura	..	N. A.	N. A.	N. A.	N. A.	N. A.	N. A.	N. A.	N. A.	N. A.
4.	Bilaspur Obs.	4	156.2	5	55.8	N. A.	N. A.	6	199.9	6	175.3
	District Total	12	440.8	15	218.2	9	122.6	17	365.7	21	355.0
	Chamba :										
1.	Chamba	6	108.5	5	222.4	9	185.2	8	168.3	6	83.6
2.	Sahu	7	98.6	5	95.8	5	110.4	10	110.4	6	106.6
3.	Chhatbari	..	N. A.	N. A.	N. A.	N. A.	N. A.	N. A.	N. A.	N. A.	N. A.
4.	Bhandal	7	157.5	4	118.0	7	369.0	11	443.0	12	153.0
5.	Chowari	..	N. A.	N. A.	N. A.	N. A.	N. A.	N. A.	N. A.	N. A.	N. A.
6.	Bathri	5	75.0	6	158.5	6	201.0	N. A.	N. A.	5	32.4
7.	Kalatop	5	125.0	6	125.0	4	80.4	N. A.	N. A.	6	116.2
8.	Bharmour	5	94.2	6	115.8	8	379.8	N. A.	N. A.	N. A.	N. A.
9.	Tissa	3	29.8	3	21.5	13	243.9	10	129.6	9	76.5
10.	Bhonaute	4	93.0	7	291.0	9	185.0	12	188.0	4	47.0
11.	Killar	7	121.0	4	78.0	15	292.0	N. A.	N. A.	8	69.7
	District Total	49	902.6	46	1226.0	76	1956.7	51.9	939.3	49	685.0
	Hamirpur :										
1.	Hamirpur	4	104.0	6	80.0	5	59.0	8	95.0	11	130.0
	District Total	4	104.0	6	80.0	5	59.0	8	95.0	11	130.0
	Kangra :										
1.	Dehra	4	74.0	5	155.7	6	86.0	4	73.8	5	130.8
2.	Kangra	3	87.8	5	158.2	6	125.6	10	123.2	7	102.4
3.	Nurpur	4	97.0	5	140.0	6	94.0	8	135.0	3	88.0
4.	Palampur	..	N. A.	N. A.	N. A.	N. A.	N. A.	N. A.	N. A.	N. A.	N. A.
5.	Dharamshala	..	N. A.	N. A.	N. A.	N. A.	N. A.	N. A.	N. A.	N. A.	N. A.
	District Total	11	258.8	15	453.9	18	305.6	22	332.0	15	321.2
	Kullu :										
1.	Kullu	..	N. A.	N. A.	N. A.	N. A.	N. A.	N. A.	N. A.	N. A.	N. A.
2.	Banjar	..	N. A.	N. A.	N. A.	N. A.	N. A.	N. A.	N. A.	N. A.	N. A.
	District Total	..	N. A.	N. A.	N. A.	N. A.	N. A.	N. A.	N. A.	N. A.	N. A.
	Kinnaur :										
1.	Nichar	2	11.9	N. A.	N. A.	16	227.4	12	162.2	12	164.6
2.	Purbani	..	N. A.	5	67.0	12	171.6	12	155.7	8	41.1
3.	Kilba	3	22.6	8	153.0	14	249.8	12	160.0	11	86.2
4.	Sangla	1	14.0	6	115.2	12	203.3	8	45.8	5	35.5
5.	Kalpa	2	19.4	5	135.5	N. A.	N. A.	10	85.3	10	97.3
	District Total	8	67.9	24	470.7	54	852.1	54	109.0	46	424.7
	Lahaul-Spiti :										
1.	Keylong	3	91.3	5	72.0	15	277.0	10	120.0	1	9.1
2.	Kaza	2	32.5	2	31.0	7	138.0	5	59.0	N. A.	N. A.
	District Total	5	123.8	7	103.0	22	415.0	15	179.0	1	9.1
	Mandi :										
1.	Sadar	..	N. A.	N. A.	N. A.	N. A.	N. A.	N. A.	N. A.	N. A.	N. A.
2.	Jogindernagar	5	225.0	7	168.0	13	261.0	11	296.0	10	179.0
3.	Sarkaghat	2	14.0	3	17.0	6	57.0	9	123.3	12	84.6
4.	Sundernagar	5	141.0	6	68.5	6	77.0	9	119.5	8	125.0
5.	Chachiot	..	N. A.	N. A.	N. A.	N. A.	N. A.	10	118.0	10	120.3
6.	Karsog	6	130.7	6	52.0	12	101.9	10	111.0	9	92.2
7.	Bhangrotu	..	N. A.	N. A.	N. A.	N. A.	N. A.	N. A.	N. A.	N. A.	N. A.
8.	Jhungi	..	N. A.	N. A.	3	61.8	N. A.	N. A.	N. A.	N. A.	N. A.
9.	Panjain	..	N. A.	N. A.	8	93.0	13	144.7	N. A.	N. A.	N. A.
10.	Kataula	6	137.6	5	63.2	7	108.0	9	122.4	10	165.0
11.	Janjehli	..	N. A.	N. A.	N. A.	N. A.	N. A.	N. A.	N. A.	N. A.	N. A.
12.	Mandi Obs.	..	N. A.	N. A.	N. A.	N. A.	N. A.	N. A.	N. A.	N. A.	N. A.
	District Total	24	648.3	44	585.9	64	849.2	58	904.2	59	766.1

AND RAINYDAYS FOR THE YEAR, 1983

(R. F. in M. M.

(R. F. in M. M.)													
June		July		August		September		October		November		December	
RD	RF	RD	RF	RD	RF	RD	RF	RD	RF	RD	RF	R.D.	RF
13	14	15	16	17	18	19	20	21	22	23	24	25	26
5	70.8	13	225.9	12	218.9	12	168.0	2	19.2	N.A.	N.A.	2	25.3
4	147.0	5	245.4	10	293.3	9	149.9	1	8.3	N.A.	N.A.	2	11.8
N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.
3	105.7	N.A.	N.A.	13	271.7	10	338.7	N.A.	N.A.	N.A.	N.A.	2	23.3
12	323.5	18	471.3	35	783.9	31	656.6	3	27.5	N.A.	N.A.	6	60.4
8	72.0	12	133.4	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	3	15.6
5	80.8	12	133.2	15	295.0	6	63.3	4	52.6	—	10.0	2	13.0
N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.
N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.
N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.
3	23.9	3	71.5	18	215.0	N.A.	N.A.	N.A.	N.A.	N.A.	—	1	10.0
N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.
N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.
7	64.0	10	94.3	15	253.8	6	46.3	4	43.6	—	—	N.A.	N.A.
3	31.5	6	99.0	8	234.0	2	29.0	1	32.0	—	—	3	27.1
9	72.0	8	61.3	2	25.9	1	12.2	3	36.5	1	09.5	2	20.0
35	344.2	51	592.7	58	1023.7	15	150.8	12	164.7	2	19.5	15	113.3
3	56.0	9	237.0	16	412.0	9	120.0	2	84.0	—	—	1	4.0
3	56.0	9	237.0	16	412.0	9	120.0	2	84.0	—	—	1	4.0
1	25.2	8	176.3	14	205.9	6	229.0	3	20.3	—	—	1	3.2
4	46.9	11	280.4	17	420.4	12	444.3	2	81.4	—	—	1	7.9
4	45.0	9	246.0	15	472.0	12	405.0	2	16.0	—	—	1	2.0
N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.
9	117.1	28.7	702.7	46	1098.3	30	1078.3	7	117.7	—	—	2	13.1
N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.
N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.
6	49.6	6	49.6	13	189.8	N.A.	N.A.	N.A.	N.A.	—	—	N.A.	N.A.
1	10.0	7	47.2	3	26.5	2	18.7	3	101.0	—	—	2	19.0
2	9.6	11	67.4	8	68.0	4	44.0	3	135.0	—	—	1	8.0
2	10.7	9	41.7	3	30.7	1	21.4	1	94.0	—	—	1	2.4
N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.
11	79.9	33	205.9	27	315.0	7	84.1	7	330.0	N.A.	N.A.	4	38.8
N.A.	N.A.	4	40.0	4	19.0	N.A.	4	27.0	N.A.	15.0	N.A.	1	6.5
N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.
—	—	4	40.0	4	19.0	4	27.0	1	15.0	—	—	1	6.5
N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.
7	147.0	7	119.0	19	464.0	11	265.0	3	51.0	—	—	N.A.	N.A.
7	34.0	9	80.2	12	146.2	8	99.6	—	4.2	—	—	1	5.3
7	54.0	12	199.3	13	310.8	11	191.3	3	42.4	—	—	—	—
N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.
7	46.8	11	113.0	10	165.0	8	180.0	2	39.0	—	—	1	5.5
N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.
N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.
N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.
6	107.0	N.A.	N.A.	N.A.	N.A.	N.A.	16	295.9	N.A.	N.A.	N.A.	N.A.	N.A.
N.A.	6	79.7	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.
40	469.3	39	511.5	101	1699.0	55	978.3	19	337.1	—	—	3	15.0

R.D. - Rainy Day

R. F. — Rain Fall.

STATEMENT SHOWING THE MONTHLY TOTAL RAINY DAYS AND RAIN FALL

Sl. No.	Districts	January		February		March		April		May		
		RD	RF	RD	RF	RD	RF	RD	RF	RD	RF	
		3	4	5	6	7	8	9	10	11	12	
1	2											
	Shimla :											
1.	Rampur	5	98.3	4	32.6	7	78.1	10	99.7	10	92.1	
2.	Rohru	2	47.5	7	94.1	10	111.6	12	107.2	9	106.8	
3.	Jubbal	2	90.7	6	75.8	11	135.7	12	145.6	12	140.6	
4.	Chopal	2	120.0	6	93.6	10	144.9	10	162.8	9	170.2	
5.	Theog	3	75.0	4	53.0	5	70.0	8	144.0	8	144.0	
6.	Kumarsain	4	101.0	—	5.2	10	88.1	10	88.4	6	87.4	
7.	Junga	N.A.	N.A.	7	69.0	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	
8.	Kasumpti	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	
9.	Suni	4	156.7	5	58.5	7	93.7	9	122.5	6	131.8	
10.	Kotkhai	2	60.0	6	102.5	11	260.5	9	250.5	11	335.0	
11.	Khadrala	4	135.0	7	120.0	6	147.5	15	122.5	7	254.0	
12.	Basbla	3	95.0	3	27.5	4	60.0	8	32.0	7	67.0	
13.	Shillaroo	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	
14.	Parala	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	
15.	Kotgarh	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	
16.	Phancha	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	
17.	Mashobra	3	75.0	8	239.8	5	71.9	N.A.	N.A.	9	162.7	
	District Total	..	34	1054.2	63	971.8	86	1262.0	10.3	1295.2	94	1691.6
	Sirmaur :											
1.	Nahan	4	53.6	2	13.4	3	28.0	7	106.6	6	57.1	
2.	Paonta Sahib	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	
3.	Renuka	4	83.0	6	59.0	5	52.0	9	77.0	8	76.0	
4.	Pachhad	6	125.0	3	35.0	5	51.8	8	149.0	7	109.3	
5.	Batghan	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	
6.	Dhoulia Kuan	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	
7.	Dadupur	4	86.0	4	75.0	3	34.0	5	84.0	3	26.0	
	District Total	..	18	347.6	15	182.4	16	165.8	29	416.6	24	268.4
	Solan :											
1.	Nalagarh	5	180.8	2	32.8	4	77.0	3	26.4	4	105.5	
2.	Kasauli	6	165.2	4	19.8	5	41.7	9	183.4	7	235.5	
3.	Solan	6	280.8	6	68.0	2	55.6	9	162.9	7	171.5	
4.	Kandaghat	5	191.5	4	32.4	3	39.3	7	108.8	8	131.4	
5.	Arki	3	95.0	7	150.0	5	95.0	9	185.0	9	110.0	
	District Total	..	25	913.3	23	303.0	19	308.6	37	666.5	35	750.4
	Una :											
	Una	4	81.0	3	24.5	2	16.0	6	113.7	4	32.5	
	District Total	..	4	81.0	3	24.5	2	16.0	6	113.7	4	32.5

FOR THE YEAR, 1983

(R. F. in M. M.)

June		July		August		September		October		November		December	
RD	RF	RD	RF	RD	RF	RD	RF	RD	RF	RD	RF	RD	RF
13	14	15	16	17	18	19	20	21	22	23	24	25	26
6	67.9	10	126.1	16	263.5	6	88.1	3	58.3	—	—	—	3.6
4	50.0	N.A.	N.A.	14	149.6	3	48.2	N.A.	N.A.	—	—	N.A.	N.A.
5	55.1	11	144.8	16	197.4	8	121.6	3	64.1	—	—	2	18.9
6	126.7	12	226.8	15	300.9	4	109.5	2	42.0	—	—	—	0.2
7	103.0	9	134.0	11	216.3	N.A.	N.A.	2	41.0	—	—	3	21.0
N.A.	76.1	8	141.1	N.A.	N.A.	3	34.0	3	55.0	—	—	1	9.3
N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	3	15.0
N.A.	129.9	13	225.4	9	96.6	6	81.4	3	33.5	—	—	1	3.2
N.A.	135.0	9	120.0	15	253.0	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.
N.A.	N.A.	11	154.0	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.
N.A.	N.A.	8	59.0	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.
N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.
N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.
N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.
N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	36.9
8	238.0	14	230.6	12	200.0	7	110.0	2	53.4	—	—	3	108.1
57	981.7	105	1561.7	108	1677.3	37	592.8	18	347.3	—	—	13	14.0
N.A.	117.8	N.A.	N.A.	17	427.0	7	200.9	2	7.8	—	N.A.	N.A.	N.A.
N.A.	123.0	14	357.0	18	409.0	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	1	32.0
N.A.	127.0	13	331.0	11	322.0	6	97.0	1	24.0	—	N.A.	—	N.A.
N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	197.0	3	47.0	N.A.	—	1	10.8
N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.	—	—	—	—
N.A.	N.A.	11	232.3	20	627.3	8	367.1	2	33.3	—	—	3	56.8
17	367.8	38	920.3	84	2112.2	34	1031.0	11	153.1	—	—	1	10.6
5	75.6	13	317.5	17	327.8	9	298.9	1	26.6	—	—	1	7.8
5	107.2	15	269.4	18	403.0	10	141.6	4.4	—	—	—	4	17.0
7	150.3	16	240.1	16	234.5	7	151.7	5	38.1	—	—	4	15.8
8	134.8	17	272.3	13	250.6	7	135.0	1	5.9	—	N.A.	—	N.A.
3	25.0	12	175.0	11	110.0	5	35.0	1	10.0	—	—	10	51.2
28	492.9	73	1274.3	75	1325.9	38	762.2	8	85.0	N.A.	—	—	—
3	15.7	11	187.3	11	212.4	3	38.3	1	19.6	N.A.	—	—	—
3	15.7	11	187.3	11	212.4	3	38.3	1	19.6	N.A.	—	—	—

R.D. = Rainy days.

R.F. = Rainfall.

निरन्तरक, बुद्धि तथा ज्ञान सामग्री, हिमाचल प्रदेश, जिम्मा-5 छारा युवित तथा प्रकाशित।